GENERAL INDEX

TO THE

STATUTE LAWS OF THE TERRITORY OF IOWA.

ABA7	rement—				Pa	ige.
	Affidavit in filing a plea in a	abateme	nt nece	essary		43
	Costs when plea is insufficient	nt,	-	- ′		43
	Companies, or associations,		ider, an	d fur	·-	
	ther proceedings,	- '	-	-		4 3
	Suggestion of marriage of a	female	plaintif	f,		43
	When suit shall not abate or	the de	ath of	plain	ı -	
	tiff,	-	•	-		43
	Of the defendant,	-	-	-	-	44
	Executors and administrator	rs,	-	-	-	44
	Revocation of letters of add	ministra	tion, s	ugges	j -	
	tion of the fact, summons,		-	-		44
	Joint plaintiffs and defendar	its, deat	h of eit	her t	0	
	be suggested, and action t	o proce	ed,	-	-	44
	What sections of this act s	hall be	applica	ble t	0	
	appeals and writs of error,		-	-	-	44
	Use of abbreviations and fig	ures, an	d their	effec	t,	44
	Act of 1829 repealed,	-		-	-	44
AME	NDMENTS AND JEOFAII	_S				
	Record or process not to	be ann	ulled b	y mis	3-	
	prison of clerk, -	-	-	-	-	45
	When the same may be ame		-	-		45
	The court has power to exar	nine and	d amen	d,		45
	Process, declaration, &c., o	certifica	te of o	lefect	S	
	and variance amended by	the cou	rt,	-	-	45
	Misprison of sheriff, deputi-	es, coro	ners, or	othe	:r	
	officers, when and by who				•	46
	Erasures, interlineations, a	iddition	, dimii	nutior	1,	
	and their effect, -	-	-	-	-	46
	New entries, -		-		-	46
	Judgment after verdict, not	to be s	tayed 1	or de	} -	
	fault or negligence,	-	•	-	-	46
	Validity of such judgment,	-	•	-, ,	-	46
	Judgment after verdict, no	t to be	revers	ed to)[
	want of form, -	-		-	-	47
	Or by reason of variance or	want of	averm	ent,	-	47
	Judgment not to be reversed	a tor de	tault ir	torn	n,	

	or entering pledges for misnomer or er	ror	in
	sum or time, &c	-	-
	Judgment on demurrer,	-	-
	Decision limited to the causes set forth,	-	-
	Certain omissions and defects, -	-	-
	When specially set forth,	-	-
	Other omissions, &c., after demurrer joined	. ma	v
	be amended	-	_
	Judgment by confession when not to be rev	erse	d.
	Writs of mandamus and quo warranto, emb		
	by this act	-	-
	Writs of error amended by court, -	_	_
	This act not to extend to criminal proceed	- -	_
ADDD	ENTICES AND SERVANTS—	ngs,	_
ALLI			
	Consent of parent or guardian,	-	-
	How given,	-	•
	The term of service to be specified,	-	-
	When justices may bind infants, -	- ~	
	When the consent of the mother will be	sun	1-
	cient,	-	•
	Complaint of master or mistress, -	-	-
	Commitment of apprentice to jail, -	-	-
	Indenture, and age of apprentice to be set	fort	h
	therein,	-	-
	Complaint of apprentice for misusage, &	c., t	0
	whom made,	-	-
	Master or mistress to appear, -	-	
	When apprentice may be discharged,	-	-
	Appeal to the district court, -	-	_
	Notice, recognizance, determination, and c	nete	_
	Judgment to be final,	-	_
	Term of service may be extended by the	COLL	•
	for delinquency,	-	_
A D D I	TRATORS AND REFEREES—	_	_
AKDI	What controversies may be submitted,		
		- -124	
	Agreement of parties, its form and acknow	wieaf	-
	ment,	-	-
	Certified by the justice,	-	-
	Specific demands set forth in the submissi	on, c	T
	annexed thereto,	•	-
	What demands may be included in the su	ıbmi	3-
	sion,	-	-
	Agreement, not revocable, without conse	ent c	f
	parties,	-	-
	Non-appearance of parties, not to stay pro	ceed	[-
	ings,	-	-
	Time of making award, how varied, and the	effect	t.
			•

			•
Recommitment of the award,	-	-	-
Its delivery or transmission, -	-	-	-
Jurisdiction of the court, -	-	-	•
Court may accept, reject, or rec	ommit th	e awa	rd.
Confirmation of award and judg	ment -		
Amand when to be returned a	giiiCiit, -	_ 	- 4
Award, when to be returned, a	ind atten	aance	OI
parties,	-	-	-
Majority of arbitrators, their po	owers,	-	-
Costs and compensation, -	-	-	-
Court may reduce compensation	n	_	-
Writ of error allowed, but no a		_	_
Fees of the justice, and in court		_	
		- -ما:لما	.:
When, and how, causes pendi			
court may be referred,—and	i when t	he co	urt
may appoint a third person,	-	-	-
Awards of referees, how regulat	ted, -	-	-
Adjournments, oaths, subpænas		:s	•
ATTACHMENTS—			
Affidavit to be filed with the cle	orle -		
	CIR, -	_	_
Its requisites,	-	•	-
Writ may issue in other cases,	-	-	-
Amount of bail,	-	-	-
Bond, when and with whom file	:d, -	-	-
Liabilities of clerk,	-	-	-
Service of writ and attachment	of proper	tv.	-
Inventory and appraisement, to	o he mad	de juna	der
oath,	o oc ma	ac a	
•		_	-
Right of property, how determi	nea,	-	-
May be released or retained,	-	-	-
Verdict not conclusive, -	-	-	-
Property may be replevied,	-	•	-
Bond and security,	-	-	-
Bond must be filed,	-	-	-
Unavoidable accidents, and loss	of prope	rtv he	Te-
by, not an infraction of the bo	and prope		-
		- h	: cc
Insufficiency of the bond and liab	mity of th	esner	ш,
Perishable property, -	-	-	•
Notice of sale, -	-	•	-
Sheriff's accountability for proc	:eeds,	-	-
Affidavit, and summons to garn	ishee.	-	_
Examination of garnishee, -	•		-
When garnishee fails to appear	attachm	ent m	1217
vencii garinishee rans to appear	, attaciiiii	CHI II	iay
issue as for contempt.		•	-
Declaration, and when it must		-	-
Notice to defendant to appear a	and plead	., -	•
To whom delivered, and by who	om, and I	how lo	ng
published,		-	-
PO			

	Failing to comply herewith and its effect,	_		5
		_	-	5
	When defendant may plead, Failing to appear after notice judgment	to h	_	0
	conclusive,	-		5
	Property sold, or if replevied, suit may be be	rough		-
	on the bond,	oug	-	5
	A second suit may be brought, when, ar	d th	_	.
	credit to be allowed,		-	59
	Judgment against garnishee, not to affe	ct hi	is	•
	prior lien,	-	-	59
	Conditional judgment and scire facias there	OB.		60
	When such judgment may be confirmed,	-	-	60
	Sett-off by defendant,	-	_	60
	By garnishee,	_	_	60
	When a writ of attachment may be serv	ed o	n	•
	Sunday,	-	-	60
	Grievances under this act, how remedied,	_		60
	Insufficiency of affidavit,	-	_	60
	Joint and separate estates liable under this	act.	-	60
	Act of Michigan, of 1827, repealed,	-	-	61
	Forms of writ and summons to garnishee,	_		61
BAIL				
	What actions may be commenced by capia	8.	-	62
	Affidavit, and its requisites,	-		62
	Capias may issue in actions of trespass,	-	-	63
	Preliminary affidavit herein, -	-	-	63
	In all other actions, ex delicto, an order of a	judg	e	
	of the supreme court, must precede the v		-	63
	Application, how made, and what shall	be se	et	
	forth therein,	-		63
	Intentional injuries, and judge's discretion,		-	63
	Amount of bail, endorsed on writ, -	-	-	63
	Endorsement, in other cases, -	-	-	63
	Description of defendant, when sufficient,	-	-	63
	Capias, how served,	-	-	63
	Bond to sheriff, and discharge of defendan	t,	•	63
	Commitment and return,	-	•	64
	Special bail and release of securities,	-	•	64
	Who shall not be special bail, -	-	-	64
	Bail, by recognizance, and its condition,	-	-	64
	Before whom and how taken, -	-	•	64
	Bail when excepted to, as insufficient,	-	-	64
	Justification of bail,	•	•	64
	When sheriff and security may defend,	•	-	65
	Remedy for sheriff and securities, -	•	-	65
	Amount of execution, and how ascertained			65
	Levy to be made first on defendant's prope	rty,	•	65

		F	'age.
Surrender, when it shall be a release,	-	-	65
Defendant, how long to remain in custody		-	65
Bail may surrender their principal, or h		v	
surrender himself,		_	66
Certificate of surrender,	_	_	66
When surrender is made before filing S	Speci	-1	00
bail, and after,	Specia	aı	66
	-	-	
Order for discharging defendant, -	-	-	66
Copy of order, on whom served, -	-	•	66
When and how bail may arrest def't,	-	-	66
Copy of bail bond, when and where require	ed,	-	66
Where bail may arrest defendant, -	-	-	66
Costs on surrender and new bail, -	-	-	67
When plaintiff may sue on recognizance of	bail.	-	67
Plea of defendant in such action, -	•	_	67
When def't dies or surrenders before jud	lømei	nt	•
against bail, and the effects, -	- 5	-	67
Remedy provided for special bail, -	_		67
BANKING ASSOCIATIONS—	-		O.
	a :		
Authority of law, in expressed, required to	0 1550	1C	20
notes or bank bills,	-	-	68
Penalty and form of action, -	-	-	68
BILLS OF EXCHANGE—			
Foreign bills of exchange, when protested,	,	-	68
Notice of protest, payment and interest,	-	-	68
Costs and charges,	-	-	68
Inland bills of exchange when protested,	-	-	68
Notice of protest, payment and interest,	-	-	68
Damages, costs, and charges, -			68
BLACKS AND MULATTOES—			••
Certificate of freedom under seal required,	_	_	69
Also bond and security,	_		69
In what sum;—condition and forfeiture,	-	-	69
	-		Uð
Non-compliance with act and consequent pr	rocee	u -	a۸
ings,	-	-	69
When negro, &c., to be hired out,	-	•	69
Proceeds of hiring—disposal thereof,	-	-	69
Penalty for committing to prison without	autho	r-	
ity of law,	-	-	70
For hiring a negro before giving bond,	-	-	70
How recovered,	-	-	70
What negroes, &c., are exempt from this a	ct.	-	70
Fugitive negroes, how reclaimed, -		_	70
Arrest and compensation,	-	-	70
Duty of district attorneys,	_	_	70
BOATS AND VESSELS—	-	-	10
In what cases liable			71
IN WHAT CARES 112DIE	-	-	1

			Page
Suit may be brought in name of boat,			7
Complaint and affidavit,		-	7
Warrant and proceedings,			7.
Plea of master, or owner, and the time	e and	man-	
ner of pleading,		-	79
Execution of bond, and discharge of	boat.	-	7:
Boat may be sold to satisfy judgment		costs.	
Execution, against principal and secur	ity.	_	7:
Cognizance of justices, in what cases,		. <u>-</u>	72
Proceedings before justices, -			78
Warrant, return, hearing, and judgmer	nt, -		78
Warrants, how served,			78
What interest may be sold,			73
Continuance, how obtained, -	-		73
Not to operate as a discharge, -			73
Not granted to plaintiff,			73
Who may appeal, or sue out a writ of	error,	-	73
Limitation, under this act,		-	7
BONDS, &c.—			
What instruments shall be valid, -	-		74
Security, when it may be by bond, -	-		74
Breach of covenants, and damages the	ereon,	-	74
Public securities, and who may sue,	-	-	74
Action prosecuted in what name, -		-	74
Certified copy of bond, by whom furn	ished.	-	74
This act, how far to be pursued, -	-	· -	74
Right not affected hereby,	-	- -	74
BURLINGTON—			
Duty of constables in Burlington, -	-	· -	75
To aid the mayor, in preserving peace,	, -		75
Consequences of omission, -	-	· -	75
Compensation of constables, -	-		75
Unpaid taxes transferred from year to	year,	-	75
Duty of city marshal,	•		75
CONSTABLES—			
Annual election, and number of consta	ables,	-	75
Vacancies, by whom filled,	•		76
Constable's oath, before whom taken,	-	· -	76
Certified and filed,	•	· -	76
Bond and security,	-	· -	76
Condition and filing of bond, -	-		76
Bond, for whose benefit,	•		76
May be put in suit, from time to time,	-		76
Failing to give bond, office vacated,	•	-	76
Vacancy, how filled,	•		76
Duties of constables,		-	76

			Page,
CONSTRUCTION OF STATUTES-	_		
Laws, how printed and published			- 77
Acts of incorporation, -	-		- 77
Pleadings and evidence, -	_		- 77
Statutes, where and when to tak	e effect.		- 77
Rules for the construction of sta			- 77
Intent of the Legislature, -	-		- 77
Approved usages: technical phr	2866		- 77
Number, persons, and things,			- 77, 78
Gender	_	_	- 78
Joint authority: grantor and gra	intee	_	- 78
Highway and inhabitant, -		_	- 78
	.	-	- 7 8
Insane persons and issue, -	-	•	- 78
Lands, month and year, -	1 a 65 a d	•	- 78 - 78
Oath and affirmation: sworn and	i amrineu,	-	
Corporations and individuals,	-	-	- 78
Seal, and impression, -	(()		. 78
State, United States, District of	ot Columb	ia, and	1
Territories,	-	-	- 79
Towns, cities and districts, -	-	-	- 79
Will and codicil,	-	-	- 79
Writing, what it includes, -	-	-	- 79
Exception, as to signatures, -	-	-	- 79
COSTS AND FEES—			
Special act, in relation to judges	s of probat	te,	- 79
General act,	-	-	- 79
Costs in what cases to follow jud	dgment,	-	- 79, 80
Discretion of judges and justice	s as to cos	ts,	- 80
Where judgment is against defe	endant,	-	- 80
Clerk's fees, in supreme and disti		in civi	1
cases,	- ′	_	80, 81
In criminal cases,	-	_	- 82
Sheriff's fees,	_	- 82,	83, 84
Coroner's fees,	-		- 84
Fees of masters in chancery,-	-		85
Fees of commissioners of bail,	-		- 85
Of district attorneys,	_		- 85
Of justices of the peace, in civil	cases		- 85, 86
In criminal cases,	-		- 87
Constable's fees,	-		87, 88
Witnesses' fees, and mileage,	-		- 88
Turore' face around and natit and	d mileaga		- 88
Jurors' fees, grand and petit, and	u mneage,		- 88
Fees of notaries public, -	-	- 20	
Of judges of probate, -	-	- 89,	90, 91
County surveyor's fees,	-	•	- 91
Fees, when and by whom paid,	-	-	91
Bill of particulars,	•		- 91

			Page
Written advertisements,	-	-	91
Advertisements in newspapers, -	-	-	91
Fees not herein enumerated, -	-	-	91
What paid from Territorial Treasurer,	-	-	91
Tables of fees in public offices, -	-		92
Penalty for not keeping them up, -	-	-	92
How, and before whom recoverable,	-	-	92
Unlawful fees, and penalty,	-	-	92
Bill of particulars and receipt, -	-	-	92
Fees in advance, when and by whom paid	d, -	-	92
Limitation of fees in certain cases, -	-	-	9 2
Access to public records,	-	-	93
Record books, by whom procured and ap	prov	ed,	93
Costs and fees from Territorial Treasury,		-	93
Per diem of Sheriffs and deputies, -	-	-	93
Sheriffs and constables in district court,	-	-	93
Fees for recording deeds, &c., when paid		-	93
Discretion of judge, concerning costs, &c	·	_	94
COUNTIES AND COUNTY SEATS—	.,		
Louisa county, and boundaries thereof,			94
Seat of justice, how designated, -	-	-	94
Qualification of voters,	•	-	94
Returns of election,	•	-	95
If not decided, new election, -	_	-	95
Restriction, as to places,	-	-	95
Spring term at Wapello,	-	-	95
County commissioners elected, -		-	95
LINN COUNTY—			
When to be organized,		-	96
Part of 3d judicial district,		•	96
Commissioners to locate seat of justice,	-		96
To certify to the Governor within 10 day	s	-	96
Governor to make proclamation thereof,			96
Commissoner's oath,	_	-	96
Their liability, how incurred,	-		97
Their compensation,	-		97
JEFFERSON COUNTY—			
Boundaries of Jefferson county, -		-	97
Power and authority of said county,		-	97
Commissioners to locate seat of justice	of s	aid	
county of Jefferson,			98
Their oath,			98
They name the place,	-		98
Location, where to be recorded,		-	98
Temporary seat of justice,			98
Commissioners' compensation,			98
Election of country officers			00

BT 4: 1 1 :cc			Page.
Notice given by sheriff,		•	98
Jefferson attached to Henry, for	judiciai	pur-	
poses,	•	•	99
LEE COUNTY—			00
Boundaries of Lee county, -	• •	•	99
Part of Lee attached to Des Moines		- •	99
Tax for 1838, by whom collected, up	naer tni	s act,	
Repealing clause,		-	99
Jones county—			100
When organized,	• -	•	100
Part of the 3d judicial district,			100
Commissioners to locate seat of just	ice, -		100
To certify to the Governor, -			100
Governor to make proclamation,			- 100
Commissioner's oath,			100
Their liabilities,—how incurred,			101
Their compensation, and where paid	, -	-	- 101
Van Buren County—			
Commissioners to locate seat of justi	ce, -	-	101
To certify, to whom, -			101
And deed, or bond, if taken,			- 102
Commissioner's oath, -			- 102
Their liabilities,			102
Their authority as to public building	s, -		102
Their compensation, -			- 102
Where district court to be held,			102
Commissioners, paid by whom,			103
The proprietors of Keosauqua,			103
Payments, when to be made,			103
How this act may be rendered void,			- 103
HENRY COUNTY—			
Right to a certain tract of land there	ein		103
County agent to be elected,			104
His power to convey said land,			104
Proceeds of sale, how applied,			104
Bonds of county agent, -			104
His compensation,			104
His oath and duties,			104
Election, and returns, -			104
WASHINGTON COUNTY, (formerly Slaug	hter)_		
Boundaries thereof,	, 		105
Power and authority of said county,			105
Commissioners to locate seat of justi	ce -		105
Their oath and duties, -	-	_	105
Temporary seat of justice, (Astoria)	•		106
Compensation of commissioners,			
Territory attached to said county.			40
ACTUAL ACTOR	-	-	100

			Page.
COUNTY COMMISSIONERS-			
Commissioners in each county, -	-	-	106
Their term of service,	-	-	106
Annual election of one,	-	-	106
Their grade, how determined, -	-	-	106
Their oath and duties,	-	-	106
Their style, or title,	-	-	107
Their powers and business, -	-	-	107
Their regular sessions,	-	-	107
Their clerk,	-	_	107
Attendance of sheriff,	-	-	107
Money advanced, when paid, -	-	-	108
Discretionary powers, as to judgments,	-	-	108
Questions, when continued,	-	-	108
Vacancies filled by election,	-	-	108
Tax levied, and assessors' book inspected,	-	-	108
Board to have a common seal, -	-	-	108
To publish receipts and expenditures,	-	-	108
May be fined for neglect of duty.	•	-	108
Their compensation and powers, -	•	-	109
This act, what suits it shall not affect,		-	109
And what contracts shall remain valid,	-		109
Duties of commissioner's clerk,			109
Tax, and county orders,	-	-	109
Collectors to receive county orders,	•		110
Who shall not purchase the same, -	•		110
Oath of county officers,	-	-	110
Penalty,	•	-	110
Compensation of clerk and sheriff,		-	110
Appeal to district court,	•	•	110
Duty of commissioners, in providing court-	roor	ns,	
books, stationery, &c.,	•	÷	111
Their authority to hold extra sessions,	•		111
The late elections, not vacated by this act,		-	111
Districts established for the election of		ıty	
commissioners, - · ·	•	•	111
Three districts in Des Moines county,	-	-	111
Their limits and special provisions,	-	-	111
Three districts in Lee county, -		-	111
Their limits, and special provisions,	-	•	112
Three districts in Van Buren county,	•	-	112
Publication of numbers and boundaries,	•	-	1:2
Special provisions, as to term of service,	-		112
COUNTY COMMISSIONERS—			
Their former proceedings, when valid,	•	-	113
Transcripts thereof, when evidence.	•	-	113

			Page.
COURTS—			
First session of supreme court,		•	113
Attorneys of district court, may prac	ctice i	a su-	410
preme court,	•		118
An act of Wisconsin, relating to supre	me and	I 015-	
trict courts, repealed, · ·	-	•	114
Criminal Code, established,	-	•	114
Prevention of offences,	-	-	114
Affidavit, warrant and witnesses, -	•	•	114
Examination of the accused,	•	-	114
When required to enter into recognize	ance, ·	•	114
Mittimus and amount of bail,	-	-	115
Discharge of prisoner and duty of She	eriff, -	-	115
Transcript of proceedings to be filed,	-	-	115
Penalty, how incurred,	-	-	115
Proceedings in district court, -	-	-	115
When offences have been committed,	-	-	115
Affidavit and warrant,	-	-	115
Arrest, and powers of officer, -	-	-	115
Search warrant, when to be executed,	-	· -	116
Stolen property, persons having the sa	ame, -	. -	116
Same to be delivered to the owner, -	-		
The accused may be searched, -	-	. -	
Prisoner's statement, how taken,	-	· -	116
Testimony reduced to writing, -	• -	-	116
Witnesses ordered to withdraw, -	-	• •	116
Recognizance of prisoner,	-	· -	116
Of witnesses,	-	· -	116
Infant witnesses, and married woman,	, -	. -	
Commitment of prisoner,	-	· -	117
Judge of supreme court may bail, -	-	. <u>-</u>	117
Of the Grand Jury—			
Who shall be competent jurors, -	-	. -	117
Who may be excused,	-		117
Grand jurors, by whom selected, -	-	· -	117
Clerk to issue venire,	-		117
Return by sheriff,	-	-	117
Deficiency in regular pannel, -	-	. -	117
Foreman to swear witnesses,	-		118
Six shall constitute a jury,	-	. <u>.</u>	119
Names of witnesses, where endorsed,	-	. <u>.</u>	118
Grand jurors, fine for non-attendance,	-		118
Duty of district attorney,			118
Compensation of jurors,	-		
Testimony of grand jurors,			118
Indictments,			
Filed as public records,	-		119
78			

Finding, when not to be disclosed,	- 11
Penalty,	- 11
Special duty of the judge,	- 11
Limitation of indictments,	- 11:
Indictment for stolen property,	- 119
For offences, on board of vessels,	- 119
County lines, 500 yards,	- 119
The property of joint owners,	- 120
Counties, commission, and consummation, -	- 120
Offences indictable in a particular county, -	- 120
Accessaries, when they may be tried,	- 120
Charges in an indictment,	- 120
When mistakes may be amended, -	- 120
What need not be stated,	- 120
What evidence necessary,	- 120
Clerical errors amendable,	- 120
Return of capias,	- 121
Amount of bail, endorsed,	- 121
Capias, to whom directed,	- 121
Recognizance, and release,	- 121
With whom filed,	- 121
Court may take recognizances,	- 121
Subpænas for defendant's witnesses, -	- 121
Where and by whom subpœnas may be serve	_
Return of process, and failure of officer,	- 121
Non-attendance of witnesses,	- 121
	- 122
Dilatory pleas, how verified, - Commission for testimony, def'ts right, -	- 122
OF THE TRIAL,	- 122
Change of venue,	- 122
	- 122
The jury, and how drawn,	122
Challenge of jurors,	122
To the array,	
Prisoner entitled to counsel,	- 122
Prisoner entitled to counsel, Presence of the accused,	· 122
Prisoner entitled to counsel, Presence of the accused, To have a copy of the indictment,	· 12 2 - 122
Prisoner entitled to counsel, Presence of the accused,	· 122 · 122 · 123
Prisoner entitled to counsel,	· 12 2 - 122 - 123 - 123
Prisoner entitled to counsel,	· 122 · 122 · 123 · 123 · 123
Prisoner entitled to counsel,	. 122 - 122 - 123 - 123 - 123 - 123
Prisoner entitled to counsel,	. 122 - 123 - 123 - 123 - 123 - 123 - 123
Prisoner entitled to counsel,	. 122 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123
Prisoner entitled to counsel, Presence of the accused, To have a copy of the indictment, When to be admitted to bail, When he may be discharged, Joint defendants, and insufficiency of evidence When a separate trial may be had, Exceptions to the decision of the court, If taken by district attorney, the effect, If on part of defendant, conditions,	. 122 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123
Prisoner entitled to counsel, Presence of the accused, To have a copy of the indictment, When to be admitted to bail, When he may be discharged, Joint defendants, and insufficiency of evidence When a separate trial may be had, Exceptions to the decision of the court, If taken by district attorney, the effect, If on part of defendant, conditions, When securities not required,	. 122 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123
Prisoner entitled to counsel, Presence of the accused, To have a copy of the indictment, When to be admitted to bail, When he may be discharged, Joint defendants, and insufficiency of evidence When a separate trial may be had, Exceptions to the decision of the court, If taken by district attorney, the effect, If on part of defendant, conditions, When securities not required, Writ of certiorari,	. 122 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123
Prisoner entitled to counsel, Presence of the accused, To have a copy of the indictment, When to be admitted to bail, When he may be discharged, Joint defendants, and insufficiency of evidence When a separate trial may be had, Exceptions to the decision of the court, If taken by district attorney, the effect, If on part of defendant, conditions, When securities not required,	. 122 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123 - 123

				Page.
	Writ of error, when granted, -			124
	In other cases to issue, as of course,			124
	Applications for and return thereof,		•	124
	Stay of proceedings,		•	124
	Defendant admitted to bail,		•	124
	Effects of affirmation or reversal of judgmen	t,	124,	125
	Arrest of judgment, and new trial, -		•	125
	Not to be arrested, in what cases, -		-	125
	Certified copy of proceedings, evidence,		-	125
	Fines as part of the punishment,		-	125
	Punishment fixed by jury, in what cases, -		-	125
	Refreshments to jury, by whom allowed, -		-	125
	Offenders liable for costs,		-	125
	Compensation of witnesses,		-	125
	When costs paid by county,	•	-	125
	Attendance of witnesses, by whom certified,		-	125
	When witnesses may be called, in certain case	ies,	-	125
V.	IISCELLANEOUS PROVISIONS—			
	Signification of certain words,		-	126
	Definition of "felony,"		-	126
	Process, when it shall not be void.		-	126
	Commitment for want of recognizance,		-	126
	When defendant may be discharged, -		-	126
	Mittimus, and what it shall state,		-	126
	Bail in capital cases,		-	126
	In other cases,	•	-	127
	Habeas Corpus, and power of the judge,	•	-	127
	Recognizance in open court,		-	127
	Conditions affixed to pardon,		-	127
	Suit on breach of recognizance,		-	127
	Criminal process, to whom it may be directe	d,	-	127
	Bail, when they may surrender their principa		-	127
	Duties of sheriffs and constables, -		-	127
	Civil suits may be maintained, after conviction	on, i	in	
	criminal prosecution,		-	127
	Attachments, commenced in what cases,		-	127
	Service of process,		-	128
	Joint, or co-defendants may bring separate	wri	ts	
	of error, &c.,		-	128
	Practice of courts in criminal and civil cases	,	-	128
	Repealing clause,	•	-	128
F	ORMS in criminal proceedings,	•	-	
	Affidavit,	•	-	128
	Warrant,		-	129
	Recognizance,	•	-	129
	Mittimus or commitment,		-	130
	Subpoena		-	180

			Page
Where offences have been committed,	-	-	130
Warrant, & search warrant, -	-	180,	
Condition of recognizance,	_		131
Mittimus	_	_	131
Indictment,	_	_	131
	•	-	132
Explanatory note,	-		
Special term of district court in Muscatin	ie coun	ty,	133
COURTS OF PROBATE—			
Established in the organized counties,	•	-	133
Appointment of judges and term of serv	vic e ,	-	133
Their jurisdiction,	-	-	133
Their oath, and duties,	-	-	133
Record of said oath,	-	-	133
Courts held monthly,	-	-	134
Seal and process,	_	-	134
Record of proceedings,		_	134
Books and seal, how paid for,	_		134
Appeal, or writ of error to district court	_	_	134
From district to supreme court, by write			134
	or ento	ν,	
Vacancies, how filled, in certain cases,	-	-	184
Fees and compensation of judges, -	-	-	134
Temporary seal,	•	-	134
Supreme Court of the Territory, -	•	-	135
To hold two terms in each year, -	-	-	135
When and where,	-	-	185
DISTRICT COURTS—			
Terms in each county, when to commend	ce,	-	135
Division of judicial districts, -	· •	185,	136
When judges may exchange districts,	-	,	136
Absence of judge and adjournments,	_		136
Process and proceedings,	_	_	136
Not void for change of time,	_	_	136
When made returnable to next term,	•	•	136
Turner mitmanes on bound to announ	•	•	136
Jurors, witnesses, &c., bound to appear,	•	•	
Special terms, and discretion of judges,	•	•	136
Notice to sheriff, and his duty,	•	-	137
When notice must be given,	•	•	137
Jurors, how chosen and notified, -	-	-	137
CHANCERY—			
Chancery jurisdiction granted to the distr	ict cou	rts,	137
Special chancery terms, appointed,	•	•	137
Rules of proceeding, by whom formed,	-		137
Application by petition,	-	-	137
Summons to defendant,			137
Its form, service and return,		_	138
Several defendants, suits where institute	·d	_	138
Service of process, when to be verified,	· ~ ,		138
Betvice of process, when to be venilled,	•	-	100

		Page.
Notice of petition, when to be published, -	•	138
Defendant may recover costs, in what cases,		138
Proceedings against heirs,	•	138
Plea and answer, when to be filed,		138
Failing to plead, court may decree,		139
Replication to plea, and issue,	-	139
Demurrer and answer,		139
If plea or demurrer overruled,		139
Costs,		139
Replication to exceptions,	_	139
	_	139
Reference to mastery in chancery, -	· -	
Appeal from his report,	-	139
Costs of reference,	· -	139
Defendant sworn, before whom,	-	139
New party,—what defendant shall state, -	-	139
Answer filed, and interrogatories exhibited,	-	140
Failure to answer, petition dismissed,	-	140
Cross petition,	. <u>-</u>	140
Orders, with whom entered,		1 4 0
Amendments, and cause is at issue,	· -	140
Answer, when taken as true,		140
When issue to be tried by jury, -		140
Service of pleadings,		140
Depositions, and witnesses,		140
When bill may be dismissed, -		140
When court may decree,		141
Suits concerning lands,		141
When defendant shall be charged with costs	s	141
When entitled to costs,		141
Petitioner to give security, when,		141
Sequestration of property, when		141
Sequestration of property, when,	-	
Who may answer original petition,	-	141
Subsequent proceedings,	•	141
What title shall not be affected, -	-	141
Defendant's petition for an account,		142
Decree, when confirmed,	-	142
Force of a decree,	-	142
Petition, answer, &c., with whom filed,		142
Non-compliance with decree, -	-	142
Effect thereof,		142
When decree shall be a lien, -	- -	143
Mortgaged premises, decree for sale,		143
Sale of estate by whom made, -		143
By whom deeds shall be executed,		148
Proceeds brought into court,		143
Execution when proceeds insufficient,		143
When suits shall not abate by death	_	143

				rage
Where cause of action does not surv	ive,	-	-	143
Revival by court, in what cases,	-	-	•	143
Effect of parties failing to appear,		-	-	144
When, and who, may be complainant		-	-	144
Proceedings by surviving complainar	nts,	-	-	144
Rules for proceedings, -	-	-	-	144
Power of court as to rules, -	-	-	-	144
Reference to master in vacation,	-	-	-	144
Order therefor, and notice,	-	-	-	144
Decrees, how enforced,	-	-	-	145
Execution and return of process,	-	•	-	145
Payment of judgments or decrees,		-	-	145
What interests liable for the same,		-	-	145
Application to court for that purpos		-	-	145
Sales decreed and transfers enforced	١,	•	-	145
Sales of equitable interests,	-	-	-	145
Writ of attachment, -	-	-	-	145
Appeal to supreme court, -	-	-	-	146
Notice, and clerk's certificate,		-	-	146
Proceedings not stayed without secu	irity,		-	146
Affirmation of decree, and damages,		-	•	146
Appeal not to vacate a lien,	-	-	-	146
Petitions for a rehearing, -	-	-	-	146
For review, limited to 5 years,	•	-	•	146
May be filed as original in what case	٠,	-	-	147
With leave of court,	-	-	-	147
Court may stay proceedings,	•	-	-	147
When motion to be made therefor,		-	-	147
When security to be given,	-	-	-	147
Force of former decree,	-	•	-	147
Costs on petition for review,	•	•	-	147
Writs of injunctions,	•		-	147
Security, by applicant,	٠,	-	•	147
To stay proceedings, condition of bo	ond,	-	-	147
Test and service of writ,		-	-	147
Attachment for contempt,	-	-	•	147
Fine and imprisonment.	•	-	-	148
Motion to dissolve injunction, &c.,		-	-	148
Affidavit of complainant.	-	-	•	148
Security may be required,	-	-	-	148
Writs of ne exeat,	•	-	٠	148
Petition and affidavit, -		•	•	148
Writ, in what cases granted,	•	-	•	148
When writ may be discharged,	•	•	-	148
Petition to perpetuate testimony,	•	•	-	148
Names and interrogatories filed,	•	-	-	148
Cross-interrogatories may be filed,		•	-	149

				Page.
Depositions to be evidence,	-	-	-	149
Further proceedings relative thereto	ο,	-	-	149
District court in Jefferson county,	-	-	•	149
Time prescribed for holding the sar	ne,	-	-	149
CRIMES AND PUNISHMENTS, -	•			149
Code of criminal jurisprudence,	-	•	-	150
Murder defined—				150
Definition of express malice,	-	-	-	150
Punishment,	-	-	-	150
Malice implied,	-	-	_	150
MANSLAUGHTER defined—				150
Voluntary manslaughter, -	-	-	•	150
Violent passion,	-	-	-	151
Involuntary manslaughter defined,		-	-	151
What constitutes the offence,	-	-	-	151
Punishment,	-	-	-	151
HOMICIDE (justifiable) defined—	-	-	-	151
Reasonable fears,	-	-	-	152
Killing in self-defence, -	-	•	-	152
Officer justified, in what cases,	-	-	-	152
Unavoidable necessity,	-	•	-	152
HOMICIDE, (excusable) defined-				152
Instances given,	-	•	-	153
If excusable, person to be acquitted	,	•		153
Duelling-	-			
What constitutes the offence,	-	-	-	153
Punishment,	-	•	•	153
ATTEMPT TO POISON—				
Punishment,	-	•	•	153
When done to procure miscarriage,		-	•	154
Punishment, :	-	•	-	154
Mayhem—				
What constitutes the offence,	•	•	-	154
Punishment,	-	-	•	1 54
Rape—				
In the case of a child,	-	•	•	
Of a woman,	-	-	•	154
Punishment,	•	-	•	154
CRIME AGAINST NATURE—				
Punishment,	-	-	-	154
Assault with intent to kill—				
Punishment,	•	-	-	155
With intent to inflict bodily injury,		•	-	155
Punishment,	•	•	-	155
False imprisonment,—defined—				
Dunichment	_			155

T 7						Page
Kidnapping—						4
How committed,	•	•	•	-	•	155
Punishment, -	•	•	•	-	-	155
Arson						4
What constitutes th	e often	ce,	-	•	-	156
Punishment,		•	-	•	-	156
Firing with intent to	o burn,	•	•	•	-	156
Punishment,	-	•	•	•	-	156
Murder, if death en	su e ,	•	•	•	-	15 0
Burglary—						
How committed,	•	•	-		•	156
Punishment, -	٠.	•	-	•	•	156
Property stolen by b	ourglars	3,	-	•	-	157
Punishment,		- .		-	•	157
If personal violence	be con	nmitte	d,	•	-	157
Punishment, -	•	-	-	•	•	157
If death ensue,	•	-	-	•	-	157
Punishment, -	•	-	•	-	-	157
Robbery-						
Definition of the of	tence,	•	-	•	-	157
Punishment,	-	•	' -		•	157
With personal abuse	2,	•	-	•	•	157
Punishment,	٠.	•	-	••	-	157
If death ensue, it is	murde	r,	•	•	-	158
LARCENY-						4 = 6
How committed,	-	•	-	•	•	158
Punishment, ·	•	•	•	-	•	158
Horse Stealing-						
Punishment, -	•	-	-	-	-	158
Hog Stealing-						450
Altering marks.	-	•	-	-	-	158
Punishment, -	•	•	•	-	•	158
Receiving, or buying		N GOOD	S			120
Knowledge of the t	nett,	-	-	-	-	159
Punishment,			•	-	•	159
Where the value is			-	-	-	159
Restoration of stole		-	-	•	•	159
OFFICERS EMBEZZLING						150
Definition of the of	tence,	•	-	-	•	159
Punishment,			•		•	159
Destroying or defac		ds, &c.	• -	•	-	160
With fraudulent into	ent,	-	•	•		160
Punishment, -	-	•	•	-	•	160
REMOVING LAND MARK						100
With fraudulent into	ent,	•	•	•	-	160
Punishment, -	•	•	•	-	•	160

				Page.
SECRETING PROPERTY				
By clerks, or apprentices, -	-	•	-	160
With intent to defraud,	•	•	-	160
CONVERSION OF PROPERTY, BY BAILER	<u></u>			
Punishment, as for larcency,	-	-	٠.	161
LODGERS EMBEZZLING PROPERTY—				
Punishment, as for larceny, -				161
MISPRISION OF FELONY-				
Punishment,			-	161
FORGING AND COUNTERFEITING		_	_	161
What constitutes the offence,			-	161
Punishment,		_	_	162
Counterfeiting coin, -		_	_	162
The offence defined,	_		_	162
Punishment,	_	-	_	162
Possession of counterfeit notes,	P- ^	•	100	
		•	102	, 163
With intent to utter or pass them	, -	•	•	163
Punishment,	. •	•	•	168
Possession of fictitious notes, &c	:. ,	•	-	168
Knowledge of the fact, -	•	•	-	163
Punishment,	-	٠	-	168
Possession of dies for counterfer	TING,	•	-	164
Making such apparatus, -	-		-	164
Having such, knowingly, -	•	•	-	164
Punishment,	-	-	-	164
COUNTERFEITING PUBLIC SEALS,	-	-	-	164
Unlawfully and corruptly, -	-		-	164
Punishment,	•	-	-	164
Testimony			-	164
Proof of charter not necessary,	•		-	164
Perjury and subornation of perjury	v.	-		165
Wilfully and corruptly, -	,,			165
Punishment,	_	_	_	165
Perjury causing death,	_		_	165
Punishment as for murder,	-	-	-	165
_	•	•	•	100
Bribery—	د ـ			108
How the offence may be committ	ea,	•	-	165
Punishment,	•	-	•	166
To procure appointment to office,	-	•	-	166
Punishment,	•	-	-	166
ATTEMPT TO BRIBE—				
What constitutes the offence,	-	•	•	166
Punishment,	-	-	-	167
Officers falsifying records, &c.,	•	-	-	167
Punishment,	-	-	-	167
JAILOR, when guilty of oppression,	•	-		167
Punishment,	•	-	-	167
74				

					Page
Process, obstructing the execu	tion the	ereof,	-	-	167
What constitutes the offence,	,	•	-	-	167
Punishment, -	-	•	-	-	167
Rescue, (after conviction)			-	-	168
Punishment, -	•	•	-	-	168
Where the person was subject	to imp	orisonn	nent,	-	168
Rescue, (before conviction)	•		-	-	168
Punishment, -	-	-	-	-	168
Rescue from civil process,	•	-	•	-	168
Fine,	•		•	•	168
Assisting prisoners to escape	,		-	-	168
Punishment, -	•	•	-	-	169
Aiding in attempt to escape,		-	-	•	169
Punishment, -	-	•	•	-	169
Escape through negligence of o	fficer,			-	169
Before conviction, -		-	-		169
Punishment, -	-	-	_	_	169
COMPOUNDING CRIMINAL OFFENCE	ES-				169
Fine, and proviso, -		-	-		169
Conspiracy—					170
Number of persons, and inter	ition.		-	-	170
EMBRACERY. How committed,	,			-	170
Punishment, -		_	-		170
COMMON BARRATRY, how commit	itted.		-	_	170
Punishment, -		_			170
EXTORTION, what constitutes th	e offen	ce.		-	170
Punishment, -				-	171
Threatening letters—					
Offence, how committed, and	nunishi	nent.	_	-	171
DISTURBING THE PEACE—	P				171
Punishment, -	_	_	_		171
By assemblage of persons,					171
For an unlawful purpose,	_				171
Punishment, -			-		172
Affray, Rout, and Riot,	_	_		_	172
Punishment, -					172
Duty of judges, officers, &c.,		_	_		172
In suppressing rout, riot, and	affray				172
Requisition of assistance,	- alliay,	_	_		173
If death or injury ensue, office	ers muil	tless	_		173
LIBEL, how the offence may be			_		173
Malicious defamation,	-	iteu,	-		173
Punishment,	-	<u>-</u> -			173
BIGAMY, definition of the offence	_	-	•		173
		-	-		174
Punishment, and proviso as to Single persons, marrying hush	auseni	r wife	of an		112
- TL		i wire	or an	. -	174
orner. • • •		-	-	-	114

					rage.
Knowledge of the fact,	•	-	•	•	174
Fine—\$500,	•	•	•	•	174
Imprisonment, -	-	•	•	-	174
Adultery and Fornication	, .	-	-	-	174
Punishment, -	. •	•	-	•	174
LEWDNESS, or public indecen	ncies,	•	-	-	174
Punishment, -	-	•	-	-	175
OBSTRUCTING PUBLIC ROADS,	-	-	-	-	175
Fine, and nuisance to be a	abated,	-	-	-	175
Disintering the dead,	-	-	-	•	175
Suicides excepted,	-	-	-		175
Fine and proviso, as to re-	moval,	•	-	-	175
Voting more than once at	election	١,	•	-	176
Fine,	-	-	-		176
REFUSING to join posse comit	atus.		-	-	176
Fine,	_		-		176
Defacing Notices, &c.,			-		176
Fine, and proviso as to tir	ne.	_	-		176
FRAUDULENT CONVEYANCES,	,			_	177
The intention,					177
Punishment, -			_		177
Swindling, how committed,	-		_	_	177
Punishment, and restoration	on of pr	onerty	_		177
CHEATING, how committed,	on or pr	operty	,		178
Punishment, and restoration	on of nr	- Opertu		_	178
Selling Lands a second tim		operty	, -	•	178
With fraudulent intention		-	-		178
Punishment.	,	•	•	•	178
	•	•	•	•	
Common cheats,		•	•	-	178
False weights and measur	es,	-	•	•	178
Punishment, -	- O ₋ -	•	-	•	178
Destroying houses, bridge	s, &c.,	-	-		179
With malicious intention,	-	•	•	-	179
Injuring or destroying ani	mals,	•	-	-	179
Punishment, -	•		•	•	179
Destroying public jail,		-	•	-	179
Or injuring any part there	ot,	-	-	-	179
Fine,	•	-	•	-	179
Firing prairies, woods, &c	٠,	-	-	-	179
Fine, -		-	. • .	-	179
CIVIL ACTIONS maintainable,	for dan	nages,	in crin	1-	
inal offences, -	-	•	•	-	180
Proviso,	-	٠	•	-	180
Punishment of death,	•	-	-	•	180
Manner in which it shall b			•	-	180
Criminal's body may be	dissecte	d, by	order o	o f	
court,	-	•	•	-	181

				rage.
Punishment, by imprisonment,	-	•	-	18เ
Prisoners may be compelled to wo	rk,	-	-	181
Punishment by fine, -	-	•	•	181
Compliance with the sentence,	-	•	•	181
Property of offender bound,	•	-	•	181
From what time, and to what amou	ınt,		•	181
Execution for fines, -	-	-	-	181
Appropriation of fines, -	-	•	-	182
Benefit of clergy abolished,	-	•	-	182
Infamy, - · ·	-	-	-	182
When persons shall be deemed info	amous	5.		182
DEPOSITIONS—		- 1		
Of non-resident witnesses,		:	-	182
Of resident witnesses,	_		_	183
Oath of witnesses,	_			184
Certificate to be annexed to deposi	tion	_	_	184
Manner of making return, and pro	viso	_	_	184
When good and competent eviden	V 13U,	_	Ţ.	184
When good and competent evidence	٠٠,	-	-	184
Who may issue subpœnas,	-	-	•	185
Compensation of witnesses,	-	•	-	
Rejection of informal depositions,		-	•	185
Seals not to be broken,	•	•	•	185
May be read by either party,	•	-	-	186
Perpetuation of testimony,	-	-	•	186
Notice and copy of petition,	-	•	•	186
Who may attend and cross examin	e,	-	•	187
Certificate and return, -	-		-	187
When such testimony may be read,		-	-	187
What acts repealed, by this act,	•	-	-	188
Depositions taken under existing	law to	o rema	ain	
valid,	•	-	•	188
DISTRICT PROSECUTORS—				
Appointed in each judicial district,		-	-	188
Their duties, oath and bond,	-		-	189
Appointments during recess, provi-	ded fo	or.		189
To give advice, and to whom,		•	-	189
Their compensation, -				189
DIVORCE—				
May be decreed, for what causes,	-		_	189
Residence of petitioner,	_	_	_	190
Collusion of the parties,	_	•		190
	-	-	•	190
Adultery of the wife, Of the husband,	•	•	•	190
		d	-	
Application for divorce, where to	oe ma	ue.	•	190
Witnesses and depositions,	-	•	-	191
Informality to delay proceedings,	-	•	-	191
Publication of notice of petition,	- ,	•	•	191

				1	Page.
	Trial by jury may be claimed, -	-		-	19 1
	Proviso, as regards impotency,			-	19 1
EDUC	ATION—				
	Establishment of common schools, -	-		-	191
	In each county, and open to whom,				191
	School districts, how formed, -				191
	Election of officers and duty of truste	200		191,	
	School district, a body corporate,	, ,	,		192
	Suits, prosecuted and defended by tr	rustees			192
		usices,	•		192
	Trustees to give orders on treasurer,				
	Record of proceedings to be kept, -				193
i	Duty of the treasurer, collector and a		Γ,		193
	Fines for non-performance of duty, -		•		193
	Powers of voters, and who shall presi	iae,			194
	Trustees' warrant, treasurer and colle				194
	Gifts and grants of land, for what pur	rposes	valid	ι,	195
	Where to be recorded,	•	•		195
	Conveyances, to whom executed, -				195
	To be recorded, where and when,	-		-	195
	Damages for trespass,				195
	Perverted or abandoned grants, to ve	stin w	hom	,	195
ELEC	TIONS—				
	When to be held, and for what office	s		-	196
	Delegate to Congress,	٠,	,		196
	Members of Council, &c.,				196
	Judges, by whom appointed,				196
	Notice of appointment,				196
	Clerk, by whom chosen,				196
	Vacancies in the office of judge of	electio	n by		
	whom filled,	CICCUIO.	, oj	-	197
	Notices for each precinct,			_	197
	Their number and form,	•	,		197
		-			197
	Poll books, by whom furnished,	_			
	Notice given by sheriff,	•	•		197
	On refusal of judge to act, -		•		197
	Justice to be nominated, or voters ma	ay elec	τ,		198
	Oath of judges and clerks,	•	•		198
	By whom administered,	•	•		198
	Entry thereof,			•	198
	Opening and closing of polls,	•	•	<u>.</u>	198
	Two "provisos":Proclamation,	-			199
	Poll books and manner of voting, -	-	•		199
	Where electors may vote, for deleg	ate to	Con	-	
	gress-for members of the Legisla				
	oner, county commissioner, &c., -		•		199
	Fine for voting more than once,		-	-	199
	Qualifications of voters			_	199

				Page.
	Vote may be challenged and oath tendere	d,	199	, 200
	Punishment for taking false oath, -	-	-	200
	Want of qualification, and fine for voting,	•	•	200
	Attendance of constables at elections,	-	-	200
	Special constables,		-	200
	Fine, &c., for disorderly conduct, -	-	•	200
	Poll books, and what they shall contain,	-	-	201
	What votes may be rejected,	-	-	201
	Form of return, · · ·	-	-	201
	Poll books, with whom deposited, -	-		201
	Punishment for neglect,	-	-	201
	When returns to be opened, -	-	-	202
	Abstracts and certificates,	-	_	202
	Ties between candidates,			202
	How to be decided,	_		203
	Election returns, made to the Secretary	οf	the	
	Territory, -	•	-	203
	Votes, by whom canvassed, -	_	_	203
	Governor's certificate and proclamation,		_	203
	New election, in what cases ordered,	_	-	203
	Secretary may employ a messenger,	-	_	203
	Compensation of messenger,	Ī		203
		-	•	203
	Officers elect may resign, Vacancies in Legislature, how filled,			203
	Vacancy in the office of sheriff, how filled	•	•	204
	Contested elections, for member of assembl		-	204
	How to be determined,	у,	-	204
		•	-	205
	County officers, how decided, -	-	•	206
	When counties are united, -	•	•	206 206
	Votes compared in senior county,	-		206 206
	Non-performance of duty. Fine,	•	•	200 - 206
	Admitting unqualified voters,	•	•	_ : : :
	Fraud, corruption, or partiality,	•	-	206
	Fine and disqualification,	-	•	207
	Refusing legal votes,			207
	Fine for receiving challenged votes, in what	at ca	ıse,	207
	Vacancies in Legislature,	•		207
	Notice to the Governor,	•		207
	Proceedings (see sec. 19th)	-		207
	Compensation of judges and clerks,	-		207
	Division of counties or districts,	-		208
	Returns in elections to fill vacancies,	-		208
5 3255	Elections by the Legislature, -	•	•	208
EXE(CUTIONS—			000
	What interest in lands may be levied on,	•		209
	And personal property, with exception,	-	-	209
	Officer's duty in making a levy,	-	-	209

				Page.
Direction by defendant,		-	-	209
His residence to be regarded,	-	-	-	209
Personal property and real estate,	•	-	-	209
Which to be sold first, -	-	-	-	209
Reasonable doubts, as to title,	-	-	-	209
Best price, and title deeds, -	-	-		209
Redemption within one year,	-	-	_	209
Articles exempt from execution and	sale.	-	_	210
Notice of sale of real estate, -	-	-	_	210
Of personal property,	_	_	_	210
When sale does not satisfy the execu	ition	_	_	210
Return, alias and credits, -	-	_	_	210
Death or removal of sheriff, -		_	_	211
	•	-	•	
Duty of his successor, as to deeds, &		-	-	211
Principal defendants, and securities,		-	-	211
Duty of sheriff, as regards their prop	erty,	•	•	211
Property of persons not named in the	e writ,	•	-	211
Proceedings, when such is claimed,	•	-		211
Right of property, how determined,	-	-	-	211
Appeal to the district court,	•	-	-	211
Bond, security and condition,	•	-	-	212
Executions sent into other counties,	•	-	-	212
May be returned by mail, -		•	-	212
Proviso, as to special direction,		-	-	213
Personal property, how released,		-	•	213
Bond and security,		-	-	213
Return of bond, and action thereon,		-	-	213
Stay of execution, in district court,		-	-	213
Kind and liability of securities,		-	-	213
When execution may be stayed after	it issu	es.	-	214
By giving bond:-Its condition and e	effect.	- '	-	214
Judgments against certain officers, as		-		214
No stay of execution allowed thereon		-		214
Such executions, when returnable,		_		214
Entry of replevy bonds on docket,				214
Not to satisfy judgment, or extinguis	h lien			215
Executions against estates of decede		_		215
Notice to heirs and devisees, resident	te and	_		210
non-residents,	is allu			015
		•		215
Sale of mortgaged estates,	•	-		215
Foreclosure of equity of redemption,		-		216
Notice of sale, and return of overplus	5,	-		216
Sales under section 17th, (see it), -		•		217
Judgments reversed for error, -		•		217
Not to effect sale,	•	-		217
Mutual judgments, and set-off,		-		217
Remedy of innocent purchaser, -			•	217

rrppicc			
FERRIES— FANNING'S charter,— (Du Buque)		_	_
Term of its duration,	•	-	_
Restriction of courts, and conditions	of the	aron'	-
Penalty for violation thereof,	or the	Riani	•
		•	-
Note, by the Governor, WILLIAMS AND WARFIELD'S charter, (Blo			-
	oming	ton)	-
Its term of duration, and conditions,	~ £ii	- h	-
Penalty for violation, and reservation			•
Sullivan and Davenport's charter, (Ro	ckingi	iam)	
Limits, privileges, and duration of ter	m,	•	-
Kind of boat to be procured, and when	n,	•	•
Note by the Governor,	•	•	•
Kirkpatrick's charter, (Bellview)	•	•	-
Its term of duration and conditions,		•	•
Kind of boat, and when to be procure	d,	•	•
Note by the Governor,	•	•	•
GENERAL ACT to regulate Ferries,		•	-
License to keep a ferry, how obtained	١,	•	-
Applicant to give notice,		•	•
Authority of court to grant license, -		-	-
Rights of parties, as to license,		•	-
Renewal of ferry license, -	•	•	-
Duties of ferry keepers,	•	•	-
And penalty of non performance,	•	•	-
And for receiving illegal ferriage,		•	-
Rates of ferriage fixed by the court,		•	•
Rates of ferriage must be posted up,		•	-
Authority of law required to keep a fe	erry,	•	-
Style of suits under this act,	•		-
ERRIES-			
Usher and Groom's charter (Wyoming)		•	•
Term of duration and conditions of gr	rant, 🕟	•	•
Non-performance and forfeiture, .		•	•
Note by the Governor,			-
Letton's charter, Parkhurst, -			-
Limits, rights, and duration of term,		•	•
Kind of boat and when procured,	-		-
Note by the Governor,			-
KILBOURN'S charter, (Montrose)			
Privilege and duration of term,			-
Kind of boat, and when procured,			-
Reservation of rights.			-
GAINES, REYNOLDS & Co.'s charter, (Rou	ind Me	ound)
Limits, privileges, and term,			•
Restrictions, regulations, and reservat	ion of	right	s.
Kind of boat to be procured, and when	n,		• ′
	,		

			Page.
Leonard & Co.'s charter, (Charleston,)	-	-	227
Term, regulations and restrictions,	-		228
Reservation of rights,	_	_	228
Kind of boat to be procured, and when,	_	_	228
Entert of suclusing a similar	•	-	
Extent of exclusive privilege, -	-	-	228
Bleving's charter, (Nashville) -	-	-	228
Term of duration, and rights reserved,	-	-	229
Limits and exclusive privileges -	-	-	229
Conditions of the grant, and penalty,	_	-	229
Kind of boat, and when to be procured,	_	-	229
White's charter, (Fort Madison)			229
Tarabasina asimilana and tarm of duration	-	-	229
Exclusive privilege and term of duration,	-	-	
Kind of boat to be procured, -	-	•	229
Reservation of rights,	-	-	230
Webster's charter, (Fort Madison) -	-	-	230
Limits and exclusive privilege, -		•	230
For what term granted,	-		230
Kind of boat, and when procured, -			230
Forfeiture of charter,	-	_	230
Posteriule of charter,	•	•	
Reservation of rights,	-	•	231
FORCIBLE ENTRY AND DETAINER—			
Fine for forcible entry,	-	-	231
Forcible entry, &c., within the meaning of t	his	act,	231
Enquiry by whom authorized,	-		231
Restitution of premises,	-	-	232
Mode of proceeding in this action,		_	232
When jury may be discharged,	_	_	233
Potum of managed,	-	•	233
Return of process,	•	•	
Exparte trial, when allowed,	-	-	233
Treble damages recoverable, -	-	•	233
Restriction as to the foregoing provisions,	-	-	233
Holding over, and proceedings therein,		-	2 33
Restriction as to the preceding section,	_	-	234
Action of trespass, · · ·			234
Appeal to the district court,	_		234
	•	•	
Proviso, as to a supercedeas, -	-	•	234
GAMING-			
Gaming debts may be collected,	•	-	234
And money recovered, for what use,	-	-	235
Testimony of losing party received,	-		235
Punishment for keeping gaming tables, faro	ba	nks.	
&c., · · · ·	•	-	235
Fine for betting at play,	_	_	236
Link for octing at play,	-	-	236
Liability of landlords, &c.,		•	
Keeping a gaming house,	•	•	286
Fine and imprisonment, -	•	•	236
Leasing a house for gaming, -	-	•	236
PR			

			1	Page.
Construction as to keepers, &c.,		-	-	236
When lease to be void, -		-	-	237
Testimony of accomplices,		-	-	237
Seizure of gambling tables, &c.,			-	237
Authority to break doors open,				237
Destruction of gaming tables, &c.,				237
Duty of judge and grand jury,		_		237
Of officers as to breaches of this act,		_		237
Non-performance of duty and forfeit		office		238
HALF-BREED TRACT—	uic Oi	Onice	,	200
Assessment book furnished by count	· 1.7	_	_	238
Assessor's duties,	· y ,	-	_	238
	•	•	•	238
List of lands made and delivered,	•	•	•	
Sheriff's authority to sell,	•	•	•	238
Acts repealed,	-	-	•	239
Suits against owners,	•	•	-	239
Brought where, how, and by whom,		-	-	239
Notice, how given, -	•	•		239
Interests on judgments, -	-	-	-	239
Defendants designated, -	-	•	-	239
Accounts of commissioners,	-	-	-	239
Trial by the court,	-	-		239
Liberal construction, -	-	-		239
HORSES—				
Stud horses running at large,	-	-		240
May be taken up and gelded,		_		240
Horses dying under the operation,		_	_	240
Charge to be paid by owner,	_	_		240
		-	-	240
Certain horses may be taken up,	•	•	•	240
Reasonable care and compensation,		•	-	
Lien upon the horse,	•	•	•	240
INCORPORATIONS—				044
Agricultural Societies,	-	•	-	241
May be formed; notice of meeting,		-	•	241
Vote on the question of incorporation	on,	-	-	241
Officers of each society,	•	•	•	241
How prizes to be paid, -	-	-	-	241
Treasurer to give bond, -	-	-	-	241
Said bond to be recorded,	-	-	-	241
Tax when to be determined,	-	-	-	242
Certificate of election to be recorded	d.	_	-	242
Corporate style and capacity,	-,		_	242
Powers of the directors,			-	242
Common seal,	_	_		242
- · · · · · · · · · · · · · · · · · · ·	_	-	-	
Limitation as to real estate,	-	•		243
Choice of a President pro tem.	•	-	•	243
Appropriation of money, -	-	-	-	243

	Page.
Withdrawal of members, and notice,	243
Wapello Seminary,	243
Declared a body politic, &c.,	- 243
Names of persons, and style of the institut	ion, - 243
Powers and privileges,	243
Stock treated as personal property,	244
Board of trustees,	244
Their annual election, duties, &c.,	244
The President of the board, -	244
Powers of trustees,	244
Execution of deeds, by whom,	245
Amendment of this act,	245
BLOOMINGTON AND CEDAR RIVER CANAL COMPA	ANY
Created a body politic,	245
Style, powers and capital stock,	245
Commissioners appointed and named,	245
To receive subscription,	245
Notice of meeting and choice of directors,	- 246
Subsequent elections and terms of service,	- 246
Extension of capital stock, -	247
Instalments, and powers of directors to coll	lect 247
Right to construct canal, -	- 247
Authority to enter on lands,	247
Appointment of appraisers,	. 247
Their duty, as to damages,	- 248
Limitation as to damages,	248
Appeal to district court,	248
Proviso, in relation to mills,	248
Erection of toll houses,	248
Authority to borrow money,	249
To make rules, &c.,	249
Penalties, for what offences,	- 249, 250
False bills of lading,	- 250
Oath may be required,	251
Proceedings against offenders,	251
Masters and owners of boats, liable for pena	alties, 251
Lien on materials,	- 252
Erection of bridges, by Co.	25 2
Work to be commenced, when,	- 252
Power to loan money, -	- 252
Limitation of privilege,	252
Annual report,	- 253
Future State of Iowa may purchase canal, on	
terms,	253
Construction of the works, -	- 253
Pre-emption settlers secured,	- 254
Amendments of charter.	- 254

D 16			Page.
Des Moines Mill Company—			
Name and powers,	•	-	254
Authority to construct a dam, -	-	•	255
Lock, repairs and passage of boats,	•	•	255
Penalties for injuries to lock or dam,	•	•	255
Reservation of the rights of others,	-	•	255
Abatement of nuisances,	-	-	255
Amendment and limitation of this act,	-	•	255
Completion of the dam,	-	-	256
Meeting may be called, when, -	-	-	256
By-laws, rules and regulations,	•		256
Subsequent meetings.	-	-	256
PLYMOUTH MILL COMPANY,	•	•	256
Style and corporate powers, -	-	•	256
Authority to construct a dam, -	-	256,	257
Lock, repairs and passage of boats,	•	•	257
Penalties for injuring lock, dam, &c,	•	-	257
Protection of circumjacent lands, &c,	-	-	257
Abatement of nuisances,		-	257
This act amendable,	-	-	257
First meeting, by-laws, &c.,	-	257,	258
Subsequent meetings,		•	258
Increase of capital stock,	•	-	258
BURLINGTON STEAM MILL COMPANY, -			258
Style and corporate powers,	-		258
Capital stock and shares,		•	258
Estate not to exceed stock paid in,	-		258
Books, and subscription of stock, -	<u>.</u> .		259
Subscriptions may be paid in labor,		-	259
Lien upon shares, · · · ·	-	-	259
First payment,			259
Annual choice of officers,	_		259
By-laws, and treasurer's bond,			259
Agent to give bond,	-		259
Shares deemed personal property, -	-		259
Seminaries of Learning—			
At FORT MADISON, Lee county, -			259
At West Point, " " -			260
At Burlington, Des Moines county,			260
In town 69, range 3, west, in Des Moines	count	v.	260
At Augusta, " "	"	· ·	260
At FARMINGTON, Van Buren county,			261
At Bentonsport, " " -		_	261
At Rockingham, Scott county, -			261
At Keosaugua, Van Buren county, -	-		261
At Du Buque, Du Buque county, -	_	-	281
In town 89, range 1, east, in Dubuque cou	ntv	-	262
In town 66, range 1, east, in Dubuque cou	mty,	-	444

				Page
At DAVENPORT, Scott county,	•		-	262
Powers granted to these corporation	ıs.			262
Capital stock, and limitation of inco	me,	•	•	262
Board of trustees, four a quorum,	-			263
Who shall be President of board,	•	-	•	263
Powers of trustees,	-		-	263
Conveyances executed by President		•	-	268
This act amendable,	-	•	•	263
BLOOMINGTON, incorporated, -	•		-	264
Limits of town and election of offic	ers,	•	-	264
Elections, how to be conducted,	-	•	-	264
President and recorder,—their duties	s,	•	-	265
Deputy recorder,	-	•	•	265
Corporate name and powers,	-		-	265
Oath to be taken by officers,	•	-	-	265
By-laws and regulations, -	•	•	-	265
Publication of by-laws, -	•	•	•	266
Receipts, expenditures, and taxation	1,	•	•	266
License may be granted, -	•	-	-	266
Road district and overseers,	•	•	-	266
Notice of meetings, -	-	•	•	267
Recorder's fees, -	•	•	-	267
Ton an enal colonia I imitable as				267
Tax on real estate:—Limitations,	•	•	•	201
Duplicate of taxes, and special pro	visions	, rela	a-	
Duplicate of taxes, and special protive to their collection,	visions	, rela	- a- 267,	268
Duplicate of taxes, and special protive to their collection, This act amendable,	· visions ·	, rela	- 267,	268 268
Duplicate of taxes, and special protive to their collection, This act amendable, Public Libraries,	· ovisions · ·	rela	267,	268 268 268
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election,	- ovisions - - -	rela	267,	268 268 268 268
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen,	- ovisions - - -		267, - - - -	268 268 268 268 268
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors,	- visions - - - - -	, rela - - - - -	267, - - - - -	268 268 268 268 268 268
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library,	- pvisions - - - - - -		267, - - - - - -	268 268 268 268 268 268 268
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings,	- pvisions - - - - - -		267,	268 268 268 268 268 268 268 269
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded,	- pvisions - - - - - - -		267, - - - - - - -	268 268 268 268 268 268 268 269 269
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate,	- ovisions - - - - - - - -		267, - - - - - - - - - - - - - - - - - -	268 268 268 268 268 268 268 269 269
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso,			267, - - - - - - - - - - - - - - - - - - -	268 268 268 268 268 268 269 269 269
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal			267, - - - - - - - - - - - - - - - - - -	268 268 268 268 268 268 269 269 269 269
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders,			267, - - - - - - - - - - - - - - - - - - -	268 268 268 268 268 268 269 269 269 269
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian,	- - - - - - - - - -		267, - - - - - - - - - - - - - - - - - - -	268 268 268 268 268 268 269 269 269 269 269 270
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies,	- - - - - - - - - -		267, - - - - - - - - - - - - - - - - - - -	268 268 268 268 268 269 269 269 269 270 270
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations,	- - - - - - - - - -		267,	268 268 268 268 268 269 269 269 269 270 270
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations, Limitation, and exception,	- - - - - - - - - -		267,	268 268 268 268 268 269 269 269 269 270 270
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations, Limitation, and exception, BURLINGTON TURNPIKE COMPANY—	- - - - - - - - - -		267,	268 268 268 268 268 269 269 269 269 270 270 270
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations, Limitation, and exception, BURLINGTON TURNPIKE COMPANY— Created a body corporate,			267,	268 268 268 268 268 269 269 269 269 270 270 270 270
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations, Limitation, and exception, BURLINGTON TURNPIKE COMPANY— Created a body corporate, Style, capital stock, and opening of			267, 	268 268 268 268 268 269 269 269 270 270 270 270 271
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations, Limitation, and exception, BURLINGTON TURNPIKE COMPANY— Created a body corporate, Style, capital stock, and opening of Meeting to elect directors,			267, 	268 268 268 268 268 269 269 269 270 270 270 270 271 271
Duplicate of taxes, and special protive to their collection, This act amendable, PUBLIC LIBRARIES, Meeting to hold an election, Chairman and clerk chosen, And seven directors, Name of the Library, Certificate of proceedings, To be recorded, Company to be a body corporate, Corporate powers, and proviso, Elections, by-laws and common seal Tax on share holders, Treasurer and librarian, Quorum, and power to fill vacancies, May receive donations, Limitation, and exception, BURLINGTON TURNPIKE COMPANY— Created a body corporate, Style, capital stock, and opening of			267, 	268 268 268 268 268 269 269 269 270 270 270 270 271

_					
В	URLINGTON TRANSPORTATION COMPA	NY			0=0
	Style and corporate powers,	-	•	•	272
	Capital stock and commissioners,			•	272
	Opening of books and sum paid or	ı subse	cribing,	272,	
	Board of directors, and how electe		-	-	273
	Subsequent elections and term of	office,	-	-	273
	Payment of instalments, -	-	-	-	273
	Location of the canal, railroad, &c	٠,	-	-	274
	Entry upon private property,		•	-	274
	Appraisers of damages and their d	lutv.		-	274
	Entry and certificate of appraisal,	-		-	275
	Damages and appeal,		-	-	275
	Tolls and authority to borrow mon	ev.	-		275
	Rules and penalties, for, -	-,	_	275,	
	Injuries to canal or road,		_	210,	276
	False bills of lading,	_	-	•	276
	Oath man be required	-	•	•	276
	Oath may be required,	•	•	-	
	Proceedings against offenders,	-	•	-	277
	Who liable for penalties,	-	•	-	277
	Lien of company on materials,	-	-	-	277
	Erection of bridges, new roads, &c	∶.,	-	•	278
	Company may borrow money,		-	-	278
	But not to issue bank notes and bil	lls,	-	•	278
	Limitation and proviso, -	-	•	-	278
	Construction of the works, -	•	-	•	278
	Forfeiture of the right to construct	t,	•	•	278
	Subscription to stock by State or T		ry.	-	279
	Appointment of directors,		•	-	279
	Terms of purchase,		•	-	279
	Deductions, - · ·	-			279
	Loans and deposits,	-		-	279
	Permission as to lands, whence to l	he obt	ained		280
	This act may be amended or repea		uincu,	_	280
v	EOSAUQUA LYCEUM, incorporated,	icu,	_	_	280
.,		-	-	-	280
	Its corporate style and powers,	1	•	-	_
	Limitation of estate, real and pers	onai,	-	•	281
	By-laws and ordinances,	-	•	•	281
	Corporation officers,	-	•	-	281
	First appointments, -	-	-	•	281
	Quorum,	•	•	-	281
D	AVENPORT, incorporated, -	-	-	•	282
	Limits and style of corporation,	-	•	-	282
	Election of Mayor, Recorder and	Truste	es,	•	282
	Judges and clerk at first election,		-	-	282
	Future elections, how conducted,	•	•	-	282
	Oath of officers,	-	•		282
	Corporate name and powers	-	•	•	283

			rage.
By-laws and ordinances,	-	-	283
Vacancies and subordinate officers,	•	-	283
Fines,	•	-	283
Duty of recorder,	-	-	283
Power to levy tax; limitation,	•	-	284
Marshall to be collector, -	-	-	284
Sale of lots for tax, after notice,		-	284
Redeemable within two years, -	-		284
Annual receipts and expenditures,		_	284
Further powers of corporation,	-	_	285
Fire department,	_		285
Publication of ordinances,	_	_	285
Notice of elections,	-	-	285
Road district,	-	•	285
	•	•	
Calling of meetings,	•	-	285
This act amendable,	-	-	285
MUTUAL FIRE INSURANCE COMPANY—			004
Incorporated, and the object thereof,	-	-	286
Powers conferred,	-	-	286
The insured deemed members, -	-	-	286
Board of directors,	-	-	286
Annual election, and vacancies, -	-	-	287
President, Vice President, Secretary, &c.,	-	-	287
Absence of President provided for,	•	-	287
Meetings and record of proceedings,	•	•	287
Election of directors,		-	287
Notice by Secretary, -	-	-	287
Failure of notice provided for, -	-	-	287
Who may vote,	-		288
Note, when to be deposited, -		-	288
When it may be relinquished, -		_	288
Liability of members,	_		288
Lien on insured property,	_		288
Notice of damage by fire,	_		288
Amount thereof,	_	_	289
Action at law, or reference,	_		289
		•	289
Where action to be brought, -		-	289
Judgment and costs,	•	•	
Sum paid and notice to members,	•	-	289
Failing to pay, directors may sue,	-	-	289
Appropriation of this money,	-	-	289
Validity of policy,	•	•	289
Void, in what cases,	•	•	289
Further terms and conditions, -	•	•	290
Losses, when paid,		•	290
Alienation of house, policy surrendered,	•	•	290
Or assigned to alienee,	-	•	290

			Page.
His privileges and liabilities, -	-	-	290
Additional premium, paid in what cases,	-	-	290
Double insurance,	-		290
Insurance on personal property, -	-		291
Conveyances by the company, -	_	-	291
Preliminary amount of subscription,			291
First meeting of directors,	_		291
This act may be altered or repealed,	_	_	291
INDIANS—	-	•	201
			291
Selling liquors to them prohibited,	•	•	291
Exchange, and forfeiture of articles,	-	•	
Duty of officers as to this act,	-	-	292
INSANE PERSONS—			800
Their contracts deemed void, -	-	•	292
Duty of court, as regards insane persons,			292
Appointment and duty of guardians,	-	-	292
Sale of the estate of insane persons,	•	-	293
Suits, when to be suspended, -	•	•	293
When the insane have no property,	•	-	293
INTEREST—			
Six per cent. in what cases allowed,	•	-	293
Written agreement, as to a higher rate,	-	-	294
Forfeiture of usurious contract, &c.,	-	-	294
Repealing clause,		-	294
JURORS—			
Who shall serve as such,	-		295
Who shall be exempt from service,			295
Duty of county commissioners and clerk,	-	_	295
Sheriff's duty,	-	-	295
Grand jury,			295
Summons to jurors, and service thereof,		_	295
Foreman of grand jury, his powers and du	ties	_	296
Bills of indictment, true, or not true,	tics,	_	296
Names of witnesses on true bills, -	_	_	296
Ooth of grand income	-	-	296
Oath of grand jurors,	-	•	296
Of petit jurors in criminal cases, -	•	-	296 296
Presentments, by grand jury,	-	-	
Petit jurors,—duty of commissioners,	•	-	297
Their number, and how summoned,	-	-	297
Duty of the clerk,	-	-	297
Manner of selecting petit jurors, -	-	-	297
Duty of sheriff,	-	-	297
Neglect thereof, and the penalty, -	•	-	297
Non-attendance of jurors,	•	-	297
How remedied,	•	•	297
Coroner's duty, when sheriff is interested,	•	•	297

		Page.
Bystanders, when qualified, may serve as juror	s;	
and for how long,	•	298
Grand and petit jurors, fine for non-attendance,	-	298
Duty of clerk,	-	298
Death or sickness of jurors,		298
Certificate of service and number of days,	-	298
To whom presented, &c.,	-	298
Jurors privileged from arrest,	-	298
Duty of county commissioners,	-	299
Rotation in the selection of jurors, -	•	299
JUSTICES OF THE PEACE—		
ROBERT G. ROBERTS, Esquire,	:	2 99
His official acts, as justice, rendered good an	d	
valid,	-	299
Right of appeal reserved,	-	300
"Justices' ACT" (the general law,) -	-	300
Number of justices, and term of service, -	•	300
Who disqualified,	-	300
Oath of office, and bond,	800,	301
Penalty for violating 3d section,	-	801
Who shall not be appointed,	•	301
Division of counties provided for,	-	301
Jurisdiction and powers of justices, -	-	301
Breach of the peace,	•	301
Arrest, security or commitment,	301,	302
Recognizance, and certificate thereof,	•	302
Contempt, how committed,	-	302
Resignation or removal of justice, -	-	302
Docket, to whom delivered,	•	302
Justices' courts,	-	302
Cognizance of what actions,	-	303
Judgments by confession,	•	303
Actions excluded from cognizance of justice,	•	3 03
County limits, residents, non-residents, township	s,	303
Attachments, brought in what county, -	-	303
Joint defendants,	•	303
Adjoining townships,	-	303
Docket entries, and titles of causes,	•	804
Process, appearance and cause of action,		304
Continuance, trial, verdict, judgment and execu	1-	
tion	-	804
Appeal, and order of docket entries,	•	304
Suits, how instituted,	-	304
Security, for costs, by non-residents, -	-	305
Refusal, and its effects,	-	305
Set off, and lost or destroyed instruments, -	•	305
Style of process,	•	805
76		

				Page.
Summons and appearance, -	•	•	•	305
Time and manner of service,	-	-	•	305
Requisition of warrant, and affidavi	t,	-	-	305
Arrest,	-	•	•	306
Absence or inability of justice prov	ided fo	or.	-	306
Detention of defendant limited,	-	-	-	306
Service of process by special deputy	v.	-	-	306
Form and incidents,	-		-	306
Payment, discontinuance, costs, &c.				306
Return of process,		-		307
Liability of constables, penalty,	_		_	307
Who may conduct suit, -	_			307
Infant, next friend and costs,		_	_	307
Appearance of defendants, -	_		•	307
Consent of defendant's guardian as	- nd cost		•	307
Consent of defendant's guardian, as	na cosi	.5,	•	
Agent, appearing by authority,	•	•	-	307
One hour's grace,	-	•	-	308
Verbal statement,	•	-	•	308
Allowance of set off, -	•	-	-	308
Two exceptions,	-	-	-	308
Notice of set-off items, &c.,	-	•	-	308
Lost or destroyed instruments,	-	-	-	308
Judgments on set off, -	-	-	-	308
Executors and administrators,	-	-	-	309
Trespass, title to lands, &c.,	-	•	-	309
Removal of suit to district court,	-	-	-	30 9
Adjournments, by the justice,	•	-	•	809
On application of parties, -	-	-	-	309
Absent witnesses,	-	-	-	309
Limitation and costs, -	•	-	-	310
Recognizance on adjournment,	-	_	-	310
When defendant is in custody on w	arrant		-	310
Security may be required, when he	applies	for	ad-	310
journment,	-	•	-	310
New recognizance, when and by w	hom re	eauir	ed.	310
Action on recognizance, -	_	- 1	,	310
Effect of justice's subpæna,	_	_		311
Service of subpœna, -	-			311
Attachment on failure to attend,		_		311
Proviso, as to mileage and fees,	_	_	_	311
Service of attachment and costs,	_	_		311
Refusal to appear and testify,	_			311
Penalty and discretion of in tice h	arain	-	_	312
Penalty, and discretion of justice h	erem,	•	•	312
Damages,	-	-	•	312
Depositions and notice thereof,	-	•	-	
Notice and certificate,	-	•	•	312
When allowed to be read on trial,	-	-	•	313

					Page.
Ex parts proceedings,	-	-	-	•	313
Instruments or writing,	•	•	•	-	313
Parole testimony, -	-	•	•	-	313
Non-suits and costs, -	-	-	-	-	314
Judgments, how and when se	t aside,)	-	•	314
New trial and notice thereof,		•	-	•	314
Suits, when to be determined	l ,	-	•	•	314
Appearance and trial,	•	-	•	•	314
Trial by jury, and number of	jurors,		-	•	315
Summons for jury, -	•	•	•	-	315
Qualification of jurors,	-	-	•	-	815
Service and return of summor	ns,	-	-	-	315
Jurors' oath and duties,		-	•	-	315
Competency and oath of witr	iesses,	-	-	•	315
Evidence, and swearing of pa	arties,	•	-	-	316
Parties may be subpoenaed ar		nined,	•	-	316
Execution of writings,	•	•	-	-	316
Executors and administrators	5,	•	-	-	316
Verdict,	-		-	-	316
Jury discharged, and new jury	v.		-	-	316
Non-attendance of jurors, and	d penal	tv.	-		317
Judgments by confession,			•	-	317
Judgments may be set off,				-	317
Transcripts and entry thereon	f.		_	-	317
Execution for balance,	•	•	-		317
Change of venue, how obtain	ed.	-	-	-	318
Entry of judgment by non su			_	•	318
In other cases, within three d		-	-		318
Jurisdiction, and release of ex		-	-	-	318
Stay of execution, and securi		eon.	-	-	318
Form of recognizance,	•	•	-		319
Execution, against principal	and bai	1.	-		319
Return of execution, -		·-•	_		319
Judgment for bail on motion,			-		319
Execution may be revoked,	'				319
Transcript of judgment, certi	fied and	d filed.	-		319
Its effect as a lien on real est	ate.			_	320
First execution must be issue		stice.		_	320
Execution, by whom directed					320
Execution, when returnable,				_	320
May be renewed, and requisi		eof			320
Levy, notice, and description			_		320
Sale, and return of execution	and m	onev	_		32 i
Constable cannot purchase as		- · · ·	_		321
Insufficiency of goods, and su	immon	s to mar	niche	Α.	321
Goods claimed by third person	ons	- w gai	.113110	-,	821
Right of property, how tried		_	-	-	321

			Page.
Notice to plaintiff,	-	-	321
Juror's oath prescribed,	-	-	321
Verdict and costs,		•	322
Moneys paid to constable,	-	-	322
Effect and remedy,	-	-	322
Process against constable,	_	-	322
When issued and its requirements, -	_	-	322
Proceedings, penalty and appeal,	-	-	323
Election of remedies,	_	_	323
Appeal to district court,	_	_	323
When to be taken, and its requisites,	_	•	323
When appeal to be taken,	_		323
	-	•	324
Recognizance and security,	•	-	324
Form of recognizance,	-	•	
Allowance of appeal, entry and stay,	-	-	324
Notice to constable,	1	-	324
Case when filed in district court, -	-	-	325
And proceedings thereon,	-	-	325
Compulsory return,	-	-	325
Allowance of appeal,	•	-	325
Amendment of return,	-	•	325
And perfection of recognizance, -	•	-	325
Appeals, when determined,	-	•	325
Notice by appellant, when and to who	om, -	•	325
Continuance for want of notice,		-	326
Cause of action, set off, &c., -	. • -	-	326
Judgment in district court,		-	326
Execution against principal and secui	rity, -	-	326
Judgment for security on motion, -		-	326
REPLEVIN and damages,		-	326
Exception, as to cross-replevin, -	-	-	327
Affidavit required,	•	_	327
Requirement of writ,	_	-	327
Bond, security and condition, -	-	_	327
Execution of writ, plea and issue, -	_	_	327
Failure of plaintiff, and its effects, -	_	_	327
Judgment and its incidents,	_	-	328
Officer's remedy, on bond,	_	_	328
His liabilities.	_	_	32 8
	•	-	323
Attachments, in what cases granted, - Cause of action, affidavit, &c., -	•	328,	
Take of action, and arreading on with	•	0 20,	
Issue, return and proceedings on writ	, .	•	329
Its service on defendant and garnishe	es, ·	•	329
Property attached and credits,	-	-	329
Bond from third persons,	-	•	330
From defendants,	-	•	330
Sale of perishable property.	•	-	3 30

			rafe.
Notice to absent defendant, -	•	•	330
When and how given and proved, -	•	-	380
Judgment by default, and its effects,	•	-	331
Dissolution of attachment, -	-	-	331
Bond and security, -	•	-	331
The sum, and condition,	•	-	331
Effect of dissolution,	•	-	331
Questions to garnishee,	-	-	331
Answer in writing,	•	-	832
Judgment by default,	-	-	332
Final judgment,	-		332
The plaintiff may deny, &c.,	-	-	332
Issue and trial,	-	-	332
Satisfaction by garnishee,	-	-	332
Additional affidavit, process and arres	st.	332,	338
Bond and security, or commitment,	•	•	333
Bond by plaintiff, and execution,			338
Condition of said bond,	-	-	338
Avoiding debt, petition and notice, -	-	_	843
Petitioner's oath, - set off, and collate	ral avoida	ince.	
When execution may be awarded,		-	334
Execution may be general or special,			334
When judgment is against garnishee,	-		834
Officer's compensation,		_	384
Breach of the Peace—			001
Summary process, and exceptions,	_	-	884
Complaint and warrant,	_		835
Warrant by whom executed, -	_		835
Arrest on view, or from personal know	vledge	_	835
Aid and assistance provided for	wiedge,	•	385
Aid and assistance provided for,	-	-	835
Summary mode of procedure, -	-	:	335
Postponement of trial,	•		885
Security or commitment,	•	-	386
Breach of recognizance, -	•	•	
Want of jurisdiction, provided for,	•	•	836
Witnesses, and compulsory attendanc	е, -	-	386
Jury trial and its incidents, -	-	•	336
Complainant liable for costs,	•	•	836
Judgment, fine, costs and execution,	•	•	386
Imprisonment, costs and discharge,	-	•	836
Appeal to district court, -	-		887
When to be taken (and recognizance)	•	•	837
Recognizance of witnesses, &c., -	-	-	387
Trial on merits, costs, &c.,	-	-	887
Affirmation of judgment	-	-	887
Defendant and his securities, -	~	•	837
When prosecutor to pay the costs,	-	-	837

					Page.
Execution and general rule,		-	-	-	338
Duty of justice as to fines,	-	-	-	-	338
Constable's liabilities,	-	_	-	_	338
Fines and penalties,	-	-	-	-	338
Verbal notice to witnesses v	alid.	-	_	-	338
Change of venue, -	-			-	339
Forms of process, -	_	_	-		339
Summons,	_	_	_		339
Warrant,	_	_	_	-	339
Subpœna,	_	_	_		340
Venire for a jury,	-	-	_	-	340
	•	•	-	-	340
Execution,	-	•	-	-	
Same against securities,	•	-	-		341
Writ of attachment,		-	-	-	341
LAWS AND JOURNALS—		. •			
Laws, by whom prepared fo	r public	ation,		-	342
Number of copies to be pr			•	-	342
What shall be prefixed to the			-	-	342
Certificate to the printer fro	m Secre	etary,		•	342
Distribution in the several c	ounties,	ı	-	-	34 2
Secretary to superintend the	e printir	ıg,	•	-	34 3
Number of copies to each c	ounty,	•	-	•	343
Copy to the Governor, judge	es. &c		•	-	343
Printing and distribution of		s.	-	_	343
Copies of Laws & journals re			-		344
To whom the laws shall be	distribu	ted.	-	-	344
Clerks to take receipts,		-	-	-	344
Volumes to county officers;	when to	be reti	irned		344
Naturalization law to be prin	nted.	-		<u>'</u>	345
LEGISLATIVE ASSEMBLY—	1100,				010
Districts designated, and the	. Renra	contativ	700 20		
portioned, -	- Kepie	-	cs ap	,. 345,	246
	latura	_	_	o z v,	346
Annual Meeting of the Legist Day of meeting, the first Mo	ature,	- Nove	- nha-	•	346
Day of meeting, the first MC	inday of	Novei	nber,		
Place of next meeting, Burli	ington,		•	-	346
SPECIAL SESSIONS,	-	•	-	-	346
May be called by the Gover	nor,	•	-	-	346
LIMITATION OF ACTIONS—					
Trespass, detinue, trover, rep	olevin, &	c., to be	; com		a . =
menced within five years,		-	-	•	347
Assault and battery, &c., with					347
Slanderous words, malicious	prosecu	ations, (ұс.,	-	347
Debt or covenant for rent, &		-	-	-	347
Revival of judgments,	•	•	-	-	347
Right of entry, when barred	,	•	•	-	348
What actions limited to twe	nty year	rs,	-	-	348
Special provision for absent			-	-	348

			Page.
Effect of reversal of judgment, on writ of erro	or, &c.	.,	34 8
MECHANICS' LIENS—			
On building and lot for materials and labor	,	-	84 9
When action to be commenced, -	•	-	349
Bill and petition, and particulars of the acc	ount,		349
Special execution to be issued, -	- '		350
Proceedings before a justice under this act,			350
Right of appeal from his judgment,	_		350
Minors included in this act,	_		350
Repealing clause,	_		351
MILITIA—	-	_	001
			351
How Militia shall be arranged,	•		
Divisions, and their boundaries,	:.		351
Separate battalions formed from detache	a ais	,-	
tricts, -	-		351
Officers, and manner of appointment,	-		351
Aids, adjutant general, &c., -	•		352
Appointments in each regiment, -	-		352
Who shall be enrolled,	-	-	352
Divisions and brigades may be increased,	or di	ĺ-	
minished.	•		352
Bounds of regiments may be altered,		-	353
Artillery and dragoons,			353
Light infantry or riflemen,	-		353
Militia, when to rendezvous,	_		353
When company and staff officers to rendez	VALLE		353
Notice of regimental meetings, -	vous,		354
	-		354
When to assemble for parade,	-		
How long militia kept under arms,	•	•	354
Arms to be kept in good order,	-	•	354
Books of instruction provided,	•		354
Militia to be reviewed,	-	•	354
Duties of brigade inspectors,	•	-	354
Their pay,	-		355
Arms and accoutrements,		<u>.</u> .	855
Returns, from commanders of companies,		-	355
From commandants of regiments, -	-		356
Returns filed by Adjutant General,	-		356
Adjutant's returns, when and to whom mad	ie.		356
Adjutant General's pay,	,	_	356
Fines for neglect of duty,	•	•	356
I udicrous attire on parado	•		
Ludicrous attire, on parade,	•	•	357 357
List of absentees and offenders,	-	-	997
Court martial to be detailed,	-	-	358 358
Proceedings sent to commander-in-chief,	-		
Absence without leave, and court martial,	•	-	358
Collection and application of fines,	-	-	35 8

		Page,
Compensation of musicians,	_	359
Colors and musical instruments furnished,	_	359
Invasion or danger, and call of militia, -	-	359
Persons exempt from militia duty, -	_	360
Repealing clause,	-	360
MILL DAMS—		-
Nye's, across Pine river,	-	360
Point of location,	-	360
Privilege in applying the water,	_	360
MEEK & Sons, across Des Moines river,	_	361
Lock, for the passage of boats,	_	361
Repair of lock, passage of boats, &c.,	_	361
Penalty for injuring said dam,	_	361
Restrictions as to adjoining lands,	_	361
Abatement of nuisances,		361
	•	361
This act, amendable,	•	
When dam and lock to be completed,	-	362
Duration of the grant, 50 years, -	-	362
Eno, and others, across the Des Moines river,	-	362
Lock, repairs, and passage of boats, -	-	362
Penalty for injuring dam or lock,	-	362
Restrictions as regards adjoining lands, -	-	363
Abatement of nuisances,	-	363
This act may be amended,	-	363
Limitation of grant, 50 years,	-	363
When lock and dam to be completed, -	-	363
First meeting, notice, and by-laws, -	-	3 63
Subsequent meetings,	-	363
Wilson's, across Skunk river,	-	363
Point of location; dam and lock,	_	364
Repairs and passage of boats,	_	364
Penalty for injuring dam or lock,	_	364
Restriction as to adjoining lands, -		364
Abatement of nuisances,		864
This act amendable,	_	364
CARTER'S, across Big Cedar,	-	364
Grant of authority, and point of location,	-	364
Populty for injuring said dam	_	365
Penalty for injuring said dam,	-	
Restriction, as regards adjoining lands,	-	365
Abatement of nuisances,	-	365
SMITH & CORDELL'S, across Skunk river, -	•	365
Grant of authority and point of location,	-	365
Lock for the passage of boats,	-	365
Lock to be kept in repair,	-	365
Penalty for injuring lock,	-	366
Restriction, as to adjoining lands, &c.,	٠	366
Abatement of nuisances,	-	366

				Page.
	This act amendable,	•	-	366
MIL	LS AND MILLERS—			
	Title to lands on one side of a stream,	-		366
	How title may be acquired on both sides,			366
	Application to district court, and notice,	_	_	366
		-	•	
	Direction and service of writs, &c.,	•	•	367
	Jury, their oath and duties,	•	•	367
	Estimate of damages, and fixing bonds,	-	•	367
	Limitation,	•	•	367
	Dwelling house, orchard, health, &c.,	-	-	367
	Inquisition by jury, and return by sheriff,	-	•	867
	Notice to owners to appear in court, &c.,	-		367
	Unity of title, on both sides of stream,	-		367
	Application to the court for a writ,	-		368
	Its service, object and return,	_		368
	Inquest and evidence,	-	-	3 6 8
		•	•	
	Discretion of the court; regulations, &c.,	-	•	368
	Acquisition and character of title,	-	•	36 8
	Limitation,	-	-	36 8
	When title to revert, and exception,	•	•	368
	Operation of this act, as to damages,	-		368
	Non-compliance and forfeiture, -	-	-	368
	What constitutes a public mill, -	-	-	368
	Regulation of steam and water mills,		_	369
	Rates of toll; and difference, as to horse	mille		369
			-	36 9
	Duty of millers; toll measures, and forfei			909
	Grain, bags, accidents; unlawful toll, ar	ia to		0=0
	feiture,	-	369,	370
MIN	IORS, ORPHANS, AND GUARDIANS—			
	Orphan minors may choose guardians,	•	•	370
	Or if neglected, court of probate may appear	oint,	-	370
	Father may be appointed, in what case,	-		370
	Insanity or incapacity of the father,	-	•	371
	Guardians may prosecute, &c., for wards,	-		371
	Guardian to execute bond,	_		371
	Condition of said bond,	_	_	371
	Accounts rendered, and additional security	.,	-	371
		у,	•	
	Removal of guardians by probate court,		•	372
	Powers of guardian and education of ward	١,	-	372
	District court may order sale of real estate		-	372
	 Account of moneys returned to probate co 	ourt,	-	373
	Appeals to district court allowed, -	-	-	378
	Compensation of guardians, -	-	-	373
NE	EXEAT AND INJUNCTIONS—			
	Writs of ne exeat, in what cases granted,	-	_	374
	Joint and several obligors, and their remed	lies	_	374
	Debt, delivery of property, or conveyance		ď	374
	77	or tall	٠,	014

	Securities, principals and co-securities	es,	-	-
	Application for writ, how made, -		-	-
	Endorsement on writ,		-	-
	Bond, security, and condition, -		-	-
	Suit on bond for damages,		-	-
	Return of writ: writs in vacation,		-	-
	Contents and service of writ,		-	_
	Bond, security, and condition,		_	_
	Temporary absence, and return,		_	_
	Discharge of security, on surrender	of prin	ncina	1
	Return of writ and proceedings in co	or prii	.c.pa	•, -
	May be stayed, quashed, or set aside		_	_
	Writs of ne exeat, when and by whom		_ ~d	-
	Writs of injunction, -	grante	cu,	•
		1	-	-
	Return of injunctions,		-	-
	Injunction to stay proceedings at law	,	-	•
	Subpœna,—restriction and release of		•	-
	Bond, condition, costs, and damages,		•	-
	Clerk may take bond, -	•	-	-
	Dissolution of injunctions, -	•	•	-
	Cost, interest, damages, and execution	n,	-	-
	Disobedience to, or breach of injunct	ion,	-	-
	Attachment for contempt,	•	-	-
	Bail or commitment, and judge's dis	cretion	١,	-
	Motion to dissolve injunction,		-	-
	Decided by weight of testimony,		-	-
	Continuance, how procured, -		-	-
	Duty of the court herein, -		-	-
	Written testimony required, -		-	_
	Read on final hearing,		_	_
PART	TITION—			
	Suit may be commenced for partition	1.	-	_
	Petition and affidavit,	-,	_	_
	Who must be parties to the suit,		_	_
	Infant owners, and their guardians,		_	_
	Summons as in other cases,		_	_
			•	-
	Notice to unknown defendants,		-	-
	Its contents and publication,		-	-
	Defendant's answer, and what it may	deny,		-
	Issue formed and entered.		-	-
	Issues of fact may be tried by separa	te jurie	es,	-
	Amendment of pleadings,		•	-
	Introduction of new parties,		•	-
	Issues of fact, and exhibition of title		-	-
	Statements, when to be taken as true,		-	-
	Judgment confirming shares, &c., -		-	-

			Page.
Incumbrances,	-	-	380
Commissioners to make partition, -	-	-	380
Vacancies, how filled, and when,	-	-	380
Affidavit by commissioners, -	•	-	380
Acts of a majority valid,	-	-	380
If partition prejudicial, report of the fact		-	380
Partition according to value, -	-	-	380
Report of commissioners,	-	-	380
Allotment of shares,	-	-	381
Partition of part of property,	-	•	381
Commissioners' compensation, -	•	-	381
Costs, and the eventual payment thereof,	-	-	381
Report to be acknowledged, -		-	381
May be set aside or confirmed, -		-	381
Judgment, in what cases conclusive,	-	-	881
Effect in other cases,	-	_	381
Court may order sale of property, -		•	381
Security required before sale			382
General incumbrances,	-	-	382
Parties and notice of sale,	-		882
Report and description filed,	_		882
Conveyances,		-	892
If sale disapproved, money returned,			382
Conveyance to be recorded,		-	382
Legal disability, and share of such party,		-	882
Proof of incumbrance required, -	-	-	383
Estate for life or years,	-		388
Consent of party, or investment of proce	eds.		383
Not to delay distribution,	-		883
Incumbrances, and contingent interests,			883
Shares of absent owners,	_	_	383
Expenses, equity powers, and security to	refun	ıd.	883
Security to be by bond,	-	,	384
How investments to be made, -	-	_	384
Discharge of security,			384
Receipt and application of moneys,		_	384
Costs, in what cases paid by petitioners,			384
Writs of error may be brought, -		_	384
What errors may be assigned thereon,	-	-	384
Judgment by court above, of affirmance	e or r	-م	001
versal,		٠.	385
PARTNERSHIPS—			000
Formation of limited partnerships,	-		385
Liabilities of general and special partner	· ·		38 5
Business to be transacted by whom,	•		385
Contents of partnership certificate,		-	385
Acknowledgment of certificate, -		_	386
A TOWNOWN CONTINUENT OF COLUMN CARCE	-	-	900

			Page
Where and by whom recorded, -	-	-	386
When recorded in different counties,	-	•	386
Affidavit, as to moneys paid in,	-	•	386
False statements, and their effects,	-	•	386
Publication, and consequence of neglect,		_	386
Affidavit of publication,			386
Renewal or continuance of partnership,			887
Alteration of names, business, or capital,	_	_	387
Names to be used in business transactions,			387
		-	387
Style of suits,	•	-	
Special, their liabilities and privileges,	•	-	387
Interest and profits,	•	•	387
Reduction of capital, prohibited, -	•	-	387
Special partners, when deemed general,	-	-	388
Partners to account to each other, -	•	-	388
Fraud and consequent damages, -	•	-	388
In contemplation of insolvency,	•	•	388
Judgment, liens, &c., when void, -	•	-	388
Preference of creditors prohibited, -	-	-	388
Liabilities thus incurred, -	-	-	388
Creditors to be first satisfied,	-	-	389
Notice of dissolution,	_	-	389
To be recorded and published, -			889
PENITENTIARY—			000
Its capacity and arrangement, -	_		389
Cost and scale of building,	_	_	389
	_	-	889
Submission of estimate and plan, -	•	•	889
Number and election of directors,	•	•	
Their oath and tenure of office,	•	-	389
Vacancies, how filled,	-	-	890
Location, at Fort Madison, -	-	-	390
Proviso, as to title and quantity of land,	-	-	890
Deed, where recorded and deposited,	-	-	390
Springs, or water,	-	•	3 90
Appointment of superintendent, -	-	-	390
His oath, duties, and bond,	-	-	390
Bond, where to be deposited, -	-	-	390
Connecticut State prison,	-	-	391
Materials and workmanship,	-	-	391
Money, by whom drawn and expended,	-	•	391
Important proviso,	-	-	391
Employment of convicts,	_	_	391
Guards and regulations,	_	_	391
Annual report,	_	-	391
Accounts inspected and settled	_		891
Accounts inspected and settled, -	-	-	891
	-	-	
Appointment of warden,	-	-	392

					Page.
Hi	is securities and bond, -	-	-	-	392
Вс	ond, where to be deposited,	-	-		392
Вс	onds and securities of assistants,		-	-	392
Co	ompensation of warden and assist	ants,	-	-	392
	aw material and manufactures,	-	•	•	392
Fo	ood and clothing of convicts,	-	-	-	392
	oney, how drawn, -	-	-	-	392
	y-laws, rules, and regulations,	•	•	-	398
	bmission of by-laws, to whom,	_	-	_	393
	inister of the Gospel employed,	-	-	-	393
	is compensation,	-	-	-	393
	ppropriations, past and future,	-	-		393
PETITIO					
	oplications to the Legislature,	_	-	_	393
	eceded by public notice,	_	-	-	393
Ci	rculation of petition or memorial,		_		594
A f	fidavit to accompany petition, &c			_	394
	orm of said affidavit, -	••		_	394
	ity of the Speaker of either House	_	_	_	394
	epealing clause,	_	_		394
PRACTI		_	_	-	001
	ithority, test, seal, date, and retur	n of we		_	395
	rvice and return of writs,	ii Oi wi	11,		395
	ontinuance for certain reasons,	_	-		395
		-	-	-	395
D.	iginal process from term to term, ogress of the trial, where all th	a dofo	- adani	-	090
		ie delei	luan	.5	395
	have not been served, -	_ .al.a.!sa	-	-	395
7 n	ney may be made a party to the ju	ing is,		-	
	edits and form and effect of such		•	-	396
	le of the sheriff to return process		-	-	396
No	otice;—contempt and punishment	,	-	-	396
	claration, &c., when to be filed,	•	-	-	396
	ontinuance the first term,	, .	-	-	396
	cond term;—when def't may have	e judgʻi	t,	-	396
_ :	ontents of clerk's docket, -	-	-	-	396
	assification of causes, -	-		-	397
	pportionment of causes and attend	dance of	ot wi	t-	
	nesses,	-	•	-	397
Du	ity of clerk as to witnesses and pe	nalty,			397
W.	hen the court may decide the law	and fa	cts,		397
	equisition of books and accounts,		-	-	397
	ling of particular items, -	<u>-</u>	-	-	397
Tin	me to plead, and judgment by del	tault,		-	397
Co	ntinuance and due diligence,	_	-	397,	
	mes and residences of witnesses,	&c.,	-	-	398
	Imission of facts,	•	-	-	398
Mı	ultiplicity of pleas, -	-	-	-	398

					Page
General issue and special ma	tter,	-	-	-	398
Execution of instrument,	-	-	-	-	398
Verification of pleas,	-	-	-	-	398
Executors and administrators	i,	-	-	-	398
Written instruments, judg't 1		ult, and	l dan	1-	
ages, -	_	-	-	-	398
When such judgments set asi	ide.		-	•	398
Proviso, as to time, -	-		-	-	399
Affidavits filed and preserved	1.		_	-	399
Actions on penal bonds,	-,	-	-		399
Breaches of covenants,	_	_	_	_	399
Penalty to stand as security,		_	_	_	399
		•	-	-	399
Damages and execution,	- 	-	-	•	399
Notice to defendant or his at	torney,		-	-	
Set-off, plea and notice,	•	-	-	•	399
Judgment for defendant,	-	-	•	-	399
Execution,	•	•	-	-	399
Peremptory challenge,	-	•	•	-	399
Documentary evidence,	-	•	-	•	400
Non-suit,	-	-	-	-	400
Bill of exceptions part of rec	ord,	•	-	-	400
Refusal by judge, how remed	lied,	•	-	-	400
Verdict, how rendered,	-	-	-	-	400
Entry in form,		-	-	-	400
Motion for new trial, &c.,	•	-	_	-	400
Ground of motion how stated	i.	-	-	-	400
Proceedings stayed,	-	_	_	-	400
Limitation as to new trial,	_		_	-	400
Irregularity, when to be notice	-ed	_	_		400
General verdict, how sustained		_	_	_	400
Attachment, and declaration			_	400,	
Judgment for defendant,	theren	•	-	1 00,	401
By confession and release of	455050	-	-	-	401
The record in such cases,	enois,		_	•	401
	•	-	-	•	
Judgment arrested for error,		-	-	-	401
An order of court, -	•	-	-	-	401
Clerk's fee book, how kept,		-	-	-	401
Fee book a public record; its	conten	ts,	-	•	401
Bill of costs to accompany ex	kecutio	n,		-	401
Its collection, and agreement	t with t	he reco	rd,	-	401
When void, and the penalty,		•	-	•	401
Witnesses, names and numbe	r of day	ys,	-	-	402
Docket book, and character a	and cor	rection	of fe	e	
book,		•	-		402
Judgment docket,	•	-	•	•	402
Its order and arrangement,		-	-	-	402
Duty of clerk detailed.			-		402

				Page.
Satisfaction of judgments, -	•	-	•	402
Penalty, and how recovered,	•	•	-	402
Remedy against the sheriff,	•		-	402
Notice, and duty court, -	•		-	403
Order, and its requirements,		-	-	408
Contempt and punishment,	•	-	-	403
Modification of remedy, -	•		-	403
Return of executions, and duty of o	lerk.			403
Penalty, see section 28th,	•		-	403
Appeals from district to supreme co	urts.	-		403
Bond, security, and condition,	•		-	403
Forfeiture and remedy,		-		403
Record authenticated and filed,			-	403
Proviso as to time.		-		403
Dismissal and exception, -				404
Execution awarded, or record reman	ided.			404
Supersedeas, how granted,	-			404
Bond and condition, and duty of cle	rk			404
Judgment and execution,	,			404
Affirmation of judgment, when the	e sun	COUR	t	101
differ in opinion,	c sup.	-	-	404
Charge of court, confined to the law	,	_	_	404
Incompetent witnesses	-	_		404
Non-joinder not to affect proceeding	re	_		404
Minors, suits by next friend,	-	_	_	405
Bond for costs, may be required,	_	_	_	405
Where deft's reside in different coun	ties	_	-	405
Interpreters,	-	_	_	405
Scire facias to revive judgment,	_	_	_	405
Declaration not necessary herein,	_	_	_	405
Filing bond, on note, &c., -	_	_	_	405
Petition, and form thereof,	_	_	_	405
Assignment of bond, or note,	_	_		405
Summons and petition, their service	and eff	- ect	-	406
Continuance,	-	cct,	_	406
Petition equal to declaration,	_	•	-	406
Judgment by default, -	-	-	•	406
Defects, how cured after verdict,	-	-	-	406
Election of remedies, -	-	•	•	406
	•	-	-	406
Holding to bail, affidavit required, Form of affidavit.	-	•	•	406
	•	-	-	406
Acknowledgment, before whom take		-		
This act, in force from May 1st, 1839 PROMISSORY NOTES—	7,	•	•	407
				407
Bonds, notes, &c., and their purport,		•	-	407
Assignment thereof, and its effects,		•	•	
Suits, and the right of action,	-	• .	-	407

				Pag
	Due diligence of assignee,	-	-	40
	Absconding obligors, proviso herein,	-	-	40
	Endorsement, and the defence allowed,	-	-	40
	Notice of payment, and its effects, -	•	-	40
	Consideration, good or valuable,		-	40
	Want, or failure, of consideration,		•	40
	Fraud may be pleaded in bar, -			40
	Delivery, or tender, of personal property,		-	40
	Bulk thereof, and evidence of parties,	-		40
	Effect of a legal tender, in property,		-	41
	Proviso as to tender, absence, &c.,	-	-	4
	Corporations, &c., style of suit, &c.,	-		41
	Individual liability herein	-	-	41
	Denial of signatures, under oath,			41
	Proviso, as to evidence and judgment,	_		41
	Repealing and enforcing clause,			41
PUBI	LIC ADMINISTRATORS—			
- 0 - 2 -	Elected biennially, in each county,	-	_	41
	Administration, to whom granted, -		_	41
	Residents and non-residents, -	_	_	41
	Oath of public administrator, to be in wri	tinor s	nd	11
	filed,	ung, e		41
	Bond and security,	_	_	41
	Form, and condition of bond,	_		41
	To be signed, sealed, attested and filed,	_	-	41
	When letters may be revoked,	_		41
	Limitation, commission and expense,	_	-	41
	Balances, and notice thereof, how given,	_	-	41
	Limitation; and liability of the county.	_	_	41
	Protection of property, before admin	ictent	ion.	41
		iisti at	On	41
	granted, Allowance therefor,	-	•	41
PITRI	LIC LANDS—	-	•	41
LODI	What contracts, &c., for public lands	chall	ha	
	deemed valid.	Silaii	DE	41
		-	-	41
	Conveyances to be binding and effectual, Protection of unenclosed "claims,"	•	•	
	Abandonment of "claims," -	-	•	41 41
			:_	41
	Particular cases, in which actions may l	Je IIIa	111-	41
	tained, WARRANTO—	•	•	41
QUO				41
	When, and by whom, information filed,	-	•	41
	Summons, service, return, &c., -	-	-	41
	Judgment, and what right it determines,	-	-	41
	Oath of office, bond, books, &c.,	•	-	41
	Refusal, a contempt, fine, &c	-	-	41
	Suit for damages, and limitation.	-	-	41'

Plurality of claimants,				rage.
Against corporations, Application, county, notice and hearing, Application, county, notice and hearing, Information filed on leave, Plea, in twenty days, Summons, its service and return, Copy of information, plea and issue, Proceedings, when writ cannot be served, Alta Proceedings, when writ cannot be served, Independent against corporations, dissolution, &c., Independent and their liabilities, Independent and their liabilities, Independent and their liabilities, Independent and damages, Independent and their effects, Independent and formal and its condition, Independent and fees, Index, receipt, and fees, Inde	Plurality of claimants,	•	-	417
Application, county, notice and hearing, - 418 Information filed on leave, 418 Summons, its service and return, - 418 Copy of information, plea and issue, - 418 Proceedings, when writ cannot be served, - 419 Order of the court, 419 Judgment, and relator's costs, - 419 Judgment against corporations, dissolution, &c., 419 Execution for costs, 420 Trustees, their bond, duties and powers, - 420 Suits by trustees; and their liabilities, - 420 Refusal to deliver books, &c., a contempt, - 420 Action for damages, - 421 Misconduct, forfeiture and damages, - 421 Limitation, 421 Trusts and their performance, - 421 Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, - 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's election, 423 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Penalty for acting prematurely, - 423 Recorder's how, 423 Recorder's how, 423 Recorder's how, and fees, - 423 Recorder's now in office, 423 Recorder's, now in office, 423 REPLEVIN— Manner of instituting this action, - 424 Recorder's, now in office, 423 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c., 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		-	-	417
Information filed on leave, 418 Plea, in twenty days, 418 Summons, its service and return, 418 Copy of information, plea and issue, - 418 Proceedings, when writ cannot be served, - 419 Order of the court, 419 Judgment, and relator's costs, 419 Judgment against corporations, dissolution, &c., 419 Judgment against corporations, dissolution, &c., 419 Judgment against corporations, dissolution, &c., 419 Execution for costs, 420 Trustees, their bond, duties and powers, - 420 Suits by trustees; and their liabilities, - 420 Refusal to deliver books, &c., a contempt, - 420 Action for damages, 421 Misconduct, forfeiture and damages, - 421 Limitation, 421 District attorney, and who may perform his duties, and when, 421 Court of chancery, - 421 Trusts and their performance, - 421 Court of chancery, - 421 Commencement of socitions, - 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 423 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Recorder's election, - 423 Recorder's now in office, - 423 Lindex, receipt, and fees, - 423 Repeals to finituting this action, - 423 Recorder's, now in office, - 424 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c., - 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Application, county, notice and hearing		_	
Plea, in twenty days, Summons, its service and return, Copy of information, plea and issue, Proceedings, when writ cannot be served, Judgment, and relator's costs, Judgment against corporations, dissolution, &c., If Execution for costs, Suits by trustees; and their liabilities, Action for damages, Action for damages, Misconduct, forfeiture and damages, Limitation, Misconduct, forfeiture and damages, And when, Trusts and their performance, Court of chancery, Fines, where paid, and for what use, Appeals to whom, and when allowed, Writs of error, and their effects, Appeals to whom, and when allowed, Writs of error, and their effects, This act in force from May 1st, 1839, RECORDERS— Recorder's office in each county, To be kept at the county seat, Recorder's bond, and its condition, Recorder's bond, and its condition, Penalty for acting prematurely, Entry book, Deeds, recorded in what order, Index, receipt, and fees, Recorder's, now in office, REPLEVIN— Manner of instituting this action, Affidavit, its contents, &c, Concealment of property, and officer's privilege, Demand and refusal,		, _	_	
Summons, its service and return,		_	_	
Copy of information, plea and issue, Proceedings, when writ cannot be served, 419 Order of the court, 419 Judgment, and relator's costs, 419 Judgment, and relator's costs, 419 Judgment against corporations, dissolution, &c., 419 Execution for costs, 420 Trustees, their bond, duties and powers, 420 Suits by trustees; and their liabilities, 420 Refusal to deliver books, &c., a contempt, 420 Action for damages, 421 Misconduct, forfeiture and damages, 421 Limitation, - 421 District attorney, and who may perform his duties, and when, - 421 Trusts and their performance, 421 Court of chancery, - 421 Fines, where paid, and for what use, 421 Limitation of suits, - 421 Commencement of actions, - 422 Appeals to whom, and when allowed, 422 Writs of error, and their effects, 422 This act in force from May 1st, 1839, 422 RECORDERS— Recorder's office in each county, 423 Recorder's lection, 423 Recorder's bond, and its condition, 423 Recorder's lection, 423 Recorder's bond, and its condition, 423 Entry book, - 423 Index, receipt, and fees, 423 Liability for acting prematurely, 423 Recorder's, now in office, 424 Affidavit, its contents, &c, - 424 Affidavit, its contents, &c, - 424 Certain property may be replevied, 425 Liability of clerk and plaintiff, 425 Defects in affidavit. how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, - 425		•	-	
Proceedings, when writ cannot be served, - 419 Order of the court, 419 Judgment, and relator's costs, 419 Judgment against corporations, dissolution, &c., 419 Execution for costs, 420 Trustees, their bond, duties and powers, - 420 Suits by trustees; and their liabilities, - 420 Refusal to deliver books, &c., a contempt, - 420 Action for damages, 421 Misconduct, forfeiture and damages, - 421 Limitation, 421 District attorney, and who may perform his duties, and when, 421 Trusts and their performance, - 421 Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 423 Recorder's election, - 423 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Penalty for acting prematurely, - 423 Entry book, 424 Recorder's, now in office, 424 Affidavit, its contents, &c, 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		-	-	
Order of the court, Judgment, and relator's costs, Judgment against corporations, dissolution, &c., Execution for costs, Trustees, their bond, duties and powers, Suits by trustees; and their liabilities, Refusal to deliver books, &c., a contempt, Action for damages, Misconduct, forfeiture and damages, Limitation, Joistrict attorney, and who may perform his duties, and when, Trusts and their performance, Court of chancery, Fines, where paid, and for what use, Limitation of suits, Commencement of actions, Appeals to whom, and when allowed, Writs of error, and their effects, This act in force from May 1st, 1839, RECORDERS— Recorder's office in each county, Tensty for acting prematurely, Penalty for acting prematurely, Penalty for acting prematurely, Again Again Again and fees, Recorder's, now in office, REPLEVIN— Manner of instituting this action, Affidavit, its contents, &c., Again Again Again and requires, Concealment of property, and officer's privilege, Demand and refusal, Again Again Again and requires, Concealment of property, and officer's privilege, Again Again Again and requires, Concealment of property, and officer's privilege, Again Again Again and requires, Concealment of property, and officer's privilege, Again Again Again and requires, Concealment of property, and officer's privilege, Again Ag	Copy of information, plea and issue,		-	
Judgment, and relator's costs, Judgment against corporations, dissolution, &c., Execution for costs, Trustees, their bond, duties and powers, Suits by trustees; and their liabilities, Refusal to deliver books, &c., a contempt, Action for damages, Misconduct, forfeiture and damages, Limitation, Justrict attorney, and who may perform his duties, and when, Trusts and their performance, Court of chancery, Fines, where paid, and for what use, Limitation of suits, Commencement of actions, Appeals to whom, and when allowed, Writs of error, and their effects, This act in force from May 1st, 1839, RECORDERS— Recorder's office in each county, Recorder's election, Recorder's bond, and its condition, Penalty for acting prematurely, Bentry book, Deeds, recorded in what order, Index, receipt, and fees, Recorder's, now in office, REPLEVIN— Manner of instituting this action, Affidavit, its contents, &c., Index, receipt, and plaintiff, Defects in affidavit, how cured, The writ, and what it requires, Concealment of property, and officer's privilege, Demand and refusal, - 425 Demand and refusal, 425 Demand and refusal, 425 Demand and refusal, 425	Proceedings, when writ cannot be served	1, -	-	419
Judgment against corporations, dissolution, &c., 419 Execution for costs,	Order of the court,	-	-	419
Judgment against corporations, dissolution, &c., Execution for costs,	Judgment, and relator's costs	-	-	419
Execution for costs, Trustees, their bond, duties and powers, Suits by trustees; and their liabilities, Refusal to deliver books, &c., a contempt, Action for damages, Misconduct, forfeiture and damages, Limitation, Joistrict attorney, and who may perform his duties, and when, and when, Trusts and their performance, Court of chancery, Fines, where paid, and for what use, Limitation of suits, Commencement of actions, Appeals to whom, and when allowed, Writs of error, and their effects, This act in force from May 1st, 1839, RECORDERS— Recorder's office in each county, Recorder's blection, Recorder's blection, Recorder's blond, and its condition, Penalty for acting prematurely, Penalty for acting prematurely, Deeds, recorded in what order, Affidavit, its contents, &c., Affidavit, its contents, &c., Certain property may be replevied, Liability of clerk and plaintiff, Defects in affidavit, how cured, The writ, and what it requires, Concealment of property, and officer's privilege, Demand and refusal, - 425 Concealment of property, and officer's privilege, Afficery action and the course, Concealment of property, and officer's privilege, Afficery privates and plaintier, Concealment of property, and officer's privilege, Afficery privates and plaintier, Concealment of property, and officer's privilege, Afficery privates and plaintier, Concealment of property, and officer's privilege, Afficery privates and plaintier, Afficery privates and plaintier, Afficery privates and privates and officer's privilege, Afficery privates and plaintier, Afficery privates and private and officer's privilege, Afficery privates and plaintier, Afficery privates and private and officer's privilege, Afficery privates and private and officer's privilege, Afficery privates and their plaintier, Afficery privates and their plaintier, Afficery privates and their private and officer's privilege, Afficery privates and their plaintier, Afficery privates and their private and damages. Afficery privates and their private and damages. Afficery private p	Judgment against corporations, dissolu	tion. &	c	419
Trustees, their bond, duties and powers, Suits by trustees; and their liabilities, Refusal to deliver books, &c., a contempt, Action for damages, Misconduct, forfeiture and damages, Limitation,	Execution for costs.	•	_	420
Suits by trustees; and their liabilities, - 420 Refusal to deliver books, &c., a contempt, - 420 Action for damages, 421 Misconduct, forfeiture and damages, - 421 Limitation, 421 District attorney, and who may perform his duties, and when, 421 Trusts and their performance, - 421 Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Lindex, receipt, and fees, 423 Index, receipt, and fees, 423 Recorder's, now in office, 424 Affidavit, its contents, &c, 424 Affidavit, its contents, &c, 424 Affidavit, its contents, &c, 425 Liability of clerk and plaintiff, - 425 Defects in affidavit how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Trustees their hand duties and nowers	_	_	
Refusal to deliver books, &c., a contempt, - 420 Action for damages, 421 Misconduct, forfeiture and damages, - 421 Limitation, 421 District attorney, and who may perform his duties, and when, 421 Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, 422 Writs of error, and their effects, 422 Writs of error, and their effects, 422 Writs of force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, 422 Recorder's election, 423 Recorder's election, 423 Recorder's bond, and its condition, - 423 Penalty for acting prematurely, 423 Index, receipt, and fees, 423 Index, receipt, and fees, 423 Recorder's, now in office, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Concealment of property, and officer's privilege, 425 Concealment of property, and officer's privilege, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425			_	
Action for damages, Misconduct, forfeiture and damages, Limitation, District attorney, and who may perform his duties, and when, Trusts and their performance, Court of chancery, Fines, where paid, and for what use, Limitation of suits, Commencement of actions, Appeals to whom, and when allowed, Writs of error, and their effects, This act in force from May 1st, 1839, Aecorder's office in each county, To be kept at the county seat, Recorder's election, Recorder's election, Recorder's election, Action Recorder's now in office, Action Recorder's, now in office, Action Replace Recorder's, now in office, Action Replace Recorder's, now in office, Action Replace Recorder's instituting this action, Action Act	Defined to delige books the property		•	
Misconduct, forfeiture and damages, Limitation,	Refusal to deliver books, &c., a contemp	λ, -	-	
Limitation,	Action for damages,	•	-	
District attorney, and who may perform his duties, and when,		•	•	
and when,			-	421
Trusts and their performance, 421 Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 423 Recorder's bond, and its condition, - 423 Recorder's bond, and its condition, - 423 Entry book, 423 Deeds, recorded in what order, - 423 Index, receipt, and fees, - 423, 424 Recorder's, now in office, 423 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c, 425 Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	District attorney, and who may perform h	iis duti	es,	
Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 422 Recorder's election, 423 Recorder's bond, and its condition, - 423 Penalty for acting prematurely, - 423 Entry book, 423 Index, receipt, and fees, - 423, 424 Recorder's, now in office, 423 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	and when,	-	-	421
Court of chancery, 421 Fines, where paid, and for what use, - 421 Limitation of suits, 421 Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 422 Recorder's election, 423 Recorder's bond, and its condition, - 423 Penalty for acting prematurely, - 423 Entry book, 423 Index, receipt, and fees, - 423, 424 Recorder's, now in office, 423 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Trusts and their performance.	•	-	421
Fines, where paid, and for what use, Limitation of suits, Commencement of actions, Appeals to whom, and when allowed, Writs of error, and their effects, This act in force from May 1st, 1839, RECORDERS— Recorder's office in each county, To be kept at the county seat, Recorder's election, Recorder's bond, and its condition, Penalty for acting prematurely, Entry book, Deeds, recorded in what order, Recorder's, now in office, REPLEVIN— Manner of instituting this action, Manner of instituting this action, Affidavit, its contents, &c, Certain property may be replevied, Liability of clerk and plaintiff, Defects in affidavit. how cured, The writ, and what it requires, Concealment of property, and officer's privilege, Demand and refusal, - 425 Concealment of property, and officer's privilege, Affidavit, Afficiency Afficie	Court of chancery.	-	-	
Limitation of suits, 421 Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 422 Recorder's election, 423 Recorder's bond, and its condition, - 428 Penalty for acting prematurely, - 423 Entry book, 423 Index, receipt, and fees, - 423, 424 Recorder's, now in office, 423 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Fines where paid and for what use		_	
Commencement of actions, 422 Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, 422 To be kept at the county seat, 423 Recorder's election, 423 Recorder's bond, and its condition, - 428 Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		_	_	
Appeals to whom, and when allowed, - 422 Writs of error, and their effects, - 422 This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 422 Recorder's election, - 423 Recorder's bond, and its condition, - 428 Penalty for acting prematurely, - 423 Entry book, 423 Deeds, recorded in what order, - 423 Index, receipt, and fees, - 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425				
Writs of error, and their effects,		•	-	
This act in force from May 1st, 1839, - 422 RECORDERS— Recorder's office in each county, - 422 To be kept at the county seat, - 422 Recorder's election, - 423 Recorder's bond, and its condition, - 428 Penalty for acting prematurely, - 423 Entry book, 423 Deeds, recorded in what order, - 423 Index, receipt, and fees, - 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, - 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit, how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		-	-	
RECORDERS— Recorder's office in each county, 422 To be kept at the county seat, 429 Recorder's election, 423 Recorder's bond, and its condition, 428 Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		•	•	
Recorder's office in each county, 422 To be kept at the county seat, 422 Recorder's election, 423 Recorder's bond, and its condition, 428 Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		•	-	422
To be kept at the county seat, 422 Recorder's election, 423 Recorder's bond, and its condition, - 428 Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425				
Recorder's election, 423 Recorder's bond, and its condition, - 428 Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		-	-	
Recorder's bond, and its condition, - 428 Penalty for acting prematurely, - 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	To be kept at the county seat, -	•	-	422
Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Recorder's election,	•	•	423
Penalty for acting prematurely, 423 Entry book, 423 Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Recorder's bond, and its condition.	-	-	428
Entry book, Deeds, recorded in what order, Index, receipt, and fees, Recorder's, now in office, Manner of instituting this action, Manner of instituting this action, Affidavit, its contents, &c, 424 Certain property may be replevied, Liability of clerk and plaintiff, Defects in affidavit, how cured, The writ, and what it requires, Concealment of property, and officer's privilege, Demand and refusal, 425				
Deeds, recorded in what order, 423 Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		_	_	
Index, receipt, and fees, 423, 424 Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		_	_	
Recorder's, now in office, 424 REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 424		_	192	
REPLEVIN— Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		•	420.	
Manner of instituting this action, 424 Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, 425 Defects in affidavit, how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 424		•	-	424
Affidavit, its contents, &c, 424 Certain property may be replevied, - 425 Liability of clerk and plaintiff, - 425 Defects in affidavit, how cured, 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425				404
Certain property may be replevied,	Manner of instituting this action, -	-	-	
Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425		•	-	
Liability of clerk and plaintiff, - 425 Defects in affidavit. how cured, - 425 The writ, and what it requires, - 425 Concealment of property, and officer's privilege, 425 Demand and refusal, 425	Certain property may be replevied,	-	•	425
Defects in affidavit. how cured, 425 The writ, and what it requires, 425 Concealment of property, and officer's privilege, Demand and refusal, 425 425	Liability of clerk and plaintiff.	-	-	425
The writ, and what it requires, 425 Concealment of property, and officer's privilege, Demand and refusal, 425 425		-	-	425
Concealment of property, and officer's privilege, 425 Demand and refusal, 425				425
Demand and refusal, 425	Concealment of property, and officer's	privile	σe.	
	Demand and refusal	P	5~1	
				1=0

				Pag
	Bond, security, and condition,	-	-	42
	Amount of bond, and return of writ,	-	-	42
	Remedies and liabilities of the officer,	-	-	42
	Bond, when to be executed, -	_	-	42
	Insufficient security, and officer's liability,		-	42
	Property claimed by third persons,	-	-	42
	Claimant made a def't on motion, '-	-		420
	Action, when to proceed, -	-	-	420
	Rules, usages, &c., in this action,	_	-	420
	Right of property, and trial by jury,	-	-	420
	Damages, costs, &c., for defendant,	_	_	42
	Right of property, and right of possession,		_	42
	Cost, damages, &c., for plaintiff, -		_	42
	Additional judgment, and value of propert	17	_	42
	Where property has not been replevied,	у,	_	42
	Judgment, against whom, &c.,	-	_	42
		- -	•	42
PEVE	Suit on bond, and when it may be commen CNUE—	ceu,	•	42
KEVI		a		42
	Tax, by whom and on what property levie	u,	-	428
	Real estate and personal property, -	•	•	
	Property exempt from taxation,	-	•	428
	Retailing liquors in incorporated towns,	-	•	428
	In unincorporated towns,	. 0	-	428
	Merchandize, wooden clocks, ferries, poll to	ax, &c	٠,	428
	Per centage, and limitation thereof,	-	-	428
	Tavern keepers, and grocery license,	-	-	428
	Assessor, his election, term of service, &c,		-	428
	His bond, security, and oath,	•	-	428
	Notice, where he fails or refuses to act,	-	-	428
	Vacancy, how and by whom filled,	-	-	429
	In case of death, sickness or infirmity,	-	•	429
	Duty of his successor, and of the Comm'rs	cler	κ,	429
	Duties of assessors,	-		429
	Assessment roll and description of propert	y,	-	429
	Description of lands and town lots,	•	-	429
	Unrecorded plats,	•	-	429
	Lands of non-residents,	-	-	429
	Subdivisions and general description,	-	-	429
	Value of town lots,	-	-	430
	Evidence of value, and reduction of tax,	-	_	430
	Duty of clerk, as to blank forms, -	-		430
	Errors, when, where, and by whom correct	ed		430
	Omissions, how corrected,	•	_	430
	Of lands insufficiently described, -	_	_	430
	Assessor's violation of duty,	-	_	430
	Acceptance of assessor's roll,	_	•	430
	Acceptance of assessor's ron, Its character, and annual correction	-	•	431
	IIS CDATACTEL AUG. AUGUAL COFFECTION.	•	-	

			age.
Transfer of estates, and duty of grantee,	-	- 4	181
Omissions, limitation, and transfers,	-	- 4	131
Duplicates, by whom made, transferred, &c	.,	- 4	131
Other documents, and their delivery,	-	- 4	131
Assessor's compensation,	-	- 4	131
Reduction of receipts on unassessed proper	ty,	: 4	132
Assessor's liability, on his bond, &c.,	: '	: 4	132
Rates of taxation, when, and by whom	deter	-	
mined,	-	- 4	132
Object and record of the same, -			132
Duty of the clerk, as to calculations, &c.,	-	- 4	132
Precepts, their requirements, and return,			132
Persons in possession to pay tax, -	-		132
Repayment, damages and preference of cla	im.		133
Duty of sheriffs, as county collectors,	-		133
Demand for taxes, when and where to be	made		133
Receipt, and its specifications,	-		133
Payment in part, when received,	_		133
Lien for the residue, property described,	_		133
Collections, by sale of chattels,			133
Notice of time and place of sale,	_		134
Notice of sales of lands and town lots, for	tave	-	134
Description of the property thus offered fo			134
Proof of notice, how, and by whom made,	-		134
Sale to commence on 2d Monday of Decen	her		135
To be sold to the best bidder, and for ready	r cael		135
Division of lots and continuance of sale,	- Casi		135
Certificate of sale, description, price, &c.,	_		135
Certificate may be assigned,	_		135
Redemption, within 2 years, and conditions the	- heren		135
If not redeemed, character of title thus ves			:05 135
	teu,		136
Acknowledgment, record and effect,	•		136
Proviso, as to idiots, insane persons, &c.,	_		136
Special fee to the clerk of 75 cents,	•		136
Proviso, as to taxes paid, and as to minors,			_
Interest on lands unsold, costs, &c.,	- ا		136
Delinquent list, how and by whom correcte	u,		136
Duty of the clerk,	- 1:4:		137
Taxes unpaid, to be annexed to annual dup	ncate		137
Taxes a lien on lands, lots, &c.,	-		137
Sale not affected by irregularities,	-		137
How owner may release before sale,	-		137
Surplus to be repaid, when and to whom,			137
Discretion of county commissioners, as to	o mis		
takes,	-		137
Remedy against purchaser, with costs, &c.,			137
A second sale, and officer's claim for servic	es,	- 4	138

			Page.
Contents of collector's return, -	-	-	438
Return to be verified by affidavit, -	-	-	438
False returns, and treble damages,	-	438,	439
Delinquents, where, and for how long publ	ished	l,	439
Fifty additional copies, printed and circula		_	439
Proviso, as to the time of sale, -	-	-	439
Delinquent returns, and powers of collector	·s.	-	439
Verified return of property assessed, and	taxe	S	
collected,	•	_	439
Duty of the clerk, as to publication,	_	-	439
Report of illegal assessments,	_		439
Proviso, as to its contents and verification,		_	440
Vacancies, and duties of the persons appoin	ited	_	440
Credits, receipts, and deputies, -	-	_	440
Treasury orders receivable for taxes,	_	_	441
Payment and adjustment of accounts,	_	_	441
Transports receipt and collector's fees	-	-	441
Treasurer's receipt, and collector's fees,	-	-	441
Liability of collectors,	-	-	
Suit on collector's bond, and interest,	-	-	442
Evidence of the amount due,	-	-	442
Failure of, or false return,	-	-	442
Amount of judgment, and duty of Dis. Atte	orney	,	442
Information to grand jury, as to frauds, &c.	,	-	443
Violation of duty,—forfeitures and penaltie	s,	-	443
Bond, to whom payable, and style of suit,		-	443
Several rights, and one judgment,	-	-	443
Scire facias on judgment, -	-	-	443
Penalties for withholding money,	-	-	443
Collector's oath, securities and bond,	-	-	444
Deputies, and their duties,	- .	-	444
License, to whom granted, &c., and for how	long	,	444
Special license for vending clocks,	-	-	444
Residents, and non-residents, clocks, &c.,		-	445
Special license, and duty of clerk, -	-	-	445
Proviso, as regards payment, -	-	-	445
Examination of permits, or special licenses.	,	-	445
Forfeiture and overplus,	-	-	445
Penalties for selling without license,	-	-	446
Applications for license; treasurer's receipt			446
TERRITORIAL REVENUE,	-	-	446
What proportion of county revenue, to be a	ppro		
priated for Territorial purposes, -			446
Duty of county comm'rs, as to duplicates,	-	-	447
Money to be paid over on draft, -	_		447
Bonds and duties of county treasurers,	-		447
Damages, charged at 50 per cent.,	-		447
	-		447
T1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-		447
, ,			

					Page.
	What right is required to recover,	-	-	-	447
	Action, how, and where brought,	-	-	-	447
	And against whom,	-	-	-	448
	Notice to landlord, and penalty for	neglect	,	-	448
	Substitution of landlord, and except	ion,	•	-	448
	Service of writ; non-residents, and the	neir age	ents,	-	448
			_	-	448
	Notice by advertisement,	-	-	_	448
	Its contents, and requirements,	-	_	_	448
	Default; declaration; and undivide	d share	s.	-	449
	Several tracts, and amendments of c			-	449
	Joint or separate defendants,	•	-	_	449
	Plea to the merits; demurer, or plea.		_	_	449
	Evidence,	'	_	_	449
	Damages assessed by jury, -		_	_	449
	Restoration of right, damages and co	nete	_	_	449
	Verdict and judgment, in certain case		_	-	450
	Default, action on the case, new tria		_	_	450
		ι, ας,	-	-	450
	Proceedings on new trial, -	•	-	-	450
	Restitution and damages, -	•	•	-	450
	New trial, when allowed, and to who		-	-	
	Distinct parcels of property, pl'ffs m	ay elec	ετ,	-	450
	Discontinuances, in what cases,	-	-	-	450
	Verdict and judg'ts, as to defendants	i ,	-	-	450
	The same as to plaintiffs, -	•	-	-	451
	Specifications in verdict, -	•	-	-	451
	General verdict and judgment,	•	-	-	451
	Judgments in this action, -	-	-	-	451
	New trials, and limitation, -	-	-	-	451
	Heirs may apply, and when,	- •	-	-	451
	Insane persons, or persons in prison,		-	-	451
	Married women, and persons out of	the U. :	State	s,	451
	Writ of possession; landlord and ten		-	-	452
	Want of notice; parties to the action	; and ti	tle,	-	452
	Limitation, 20 years' possession,	-	-	-	452
	Disabilities and their removal,	-	-	-	452
	Widow's dower;—when she may sue	,	-	-	452
	Joint tenants and tenants in common		-	-	452
	Arrest of judgment, as in personal a		-	-	452
	Warrant of attorney; waste and dam		-	-	452
	Permanent improvements, -	•	-	-	453
	Joining of issue; county lines;—dowe	er.	-	-	453
	Oath and duty of commissioners,	- · ·		_	453
	Report and exceptions thereto,	_	_	_	453
	Possession awarded	_	-	-	453
	Forms of summons, advertisement, as	nd decla	aratio	n.	
	Forms of plea, and writ of possessio		45 3,	454	455
ROAL	S		,	,	456
	 1				

			Page
ROAD from KEOKUK to IOWA CITY, -	-	-	456
Commissioners to locate said road, -	-	-	456
When and where they are to meet, -	-	-	456
When the day may be named by the sheriff	of L	ee.	
county,	-	-	456
Road from Fort Madison to Trenton,	-	-	456
Commissioners to locate said road, -	-	-	456
When and where they are to meet, -	-	-	457
Duty of sheriff, if they fail to attend,	-	-	457
TERRITORIAL ROAD, (general act), -	· -	-	457
Limitation, as to Territorial roads, -	-	-	457
Special provisions as to mile posts, &c.,	-	-	457
Certified return of survey and plot, -	-	-	45₺
Where to be recorded,	-	-	458
Expense to be paid by the counties,	-	-	458
Established width of roads,	-	-	458
The Territory exempt from all expenses,	-	-	458
Road from Black Hawk, &c.,	-	•	459
Commissioners to locate said road, -	-	-	459
When and where they are to meet, -	•	-	459
Failing to meet, duty of sheriff of Louisa,	-	•	459
ROAD from Du Buque to Keosauqua,	•	•	460
Commissioners to locate part of said road,	-	-	460
Commissioners to continue the location,	•	-	460
Counties to pay the expenses,	-	•	460
Compensation of commissioners,	-	•	460
Survey and assistants, may be employed,	•	•	460
The opening and marking of said road,	-	-	460
CERTAIN TERRITORIAL ROADS, -	-	•	461
From Burlington to the Missouri State L	ine,	•	461
When and where commissioners to meet,	•	•	461
From Du Buque to Delaware county,	•	-	461
Commissioners, when and where to meet,	-	-	461
From Bloomington to Linn county,	•	•	461
Commissioners, when and where to meet,	-	•	461
Road from Du Buque to Rochester, -	•	-	461
Commissioners to meet, when and where,	-	•	462
Road from Hearn's to West Point, -	٠.	•	462
Time for meeting of commissioners, not fix	.ed,	-	462
Road from Keokuk to Mount Pleasant,	-	-	462
Where and when commissioners to meet,	-	-	462
Road from opposite OQUAKA to NAPOLEON,	-	-	462
Road from DAVENPORT to LINN county,	-	-	462
When and where commissioners to meet,	-	-	462
Road from Fort Madison to Iowa City,	-	-	462
When and where commissioners to meet,	•	-	463
Road from West Point to Jefferson county	' ,	-	463
When and where commissioners to meet,	-	-	463

			Page.
Road from Burlington to Indian Boundary,		-	463
When and where commissioners to meet,	-	-	463
Road from Mount Pleasant to Iowa City,	•	-	468
When and where commissioners to meet,	•	-	463
Road from Davenport to Bellview,	-	-	463
Where and when commissioners to meet,	•	-	463
Road from FARMINGTON to Missouri line,	•	-	463
When and where commissioners to meet,		-	463
Road from Keosauqua to Jefferson county,		-	463
Where and when commissioners to meet,		-	464
Duty of sheriffs, when commissioners fail to r	neet.	,	464
Duty of county commissioners,		-	464
Vacancies, how and by whom filled,		-	464
Compensation of commissioners, surveyors	, and	d	
hands,		-	464
SEALS—			
Scrawl equivalent to a seal,	•	-	465
Though the word "seal" be omitted,		-	465
SEAT OF GOVERNMENT—			
Burlington, the temporary seat of government	ent,	-	465
Meeting of the commissioners, -	•	-	465
Commissioners, how to be appointed,	•	-	465
The public buildings,	•	-	466
Governor to act as treasurer, -	-	-	466
Account to be rendered,	-	-	466
Duty of acting commissioner, -	-	•	466
Compensation of commissioners,	•	-	466
Land to be laid out in lots,	-	-	466
Copy of plat to be sent to the Governor,	-		466
Oath to be taken by commissioners,	•	-	466
Filed with the Secretary of the Territory,		•	467
Supplementary act, (Seat of Government,)		•	467
"Iowa City,"—the name selected, -	-	-	467
Sale of lots,	•	-	467
Acting commissioner's bond,		-	467
His annual account,		-	467
Donation of lands, or pre-emption,			468
Congressional appropriation of \$20,000,		-	468
Commissioners appointed,			468
Vacancies, and temporary appointments,		-	468
Incompatibilities removed,		-	468
SECURITIES—			
When apprehensive of the principal's insolv	ency	<i>,</i>	468
How securities may proceed herein,	. ´	-	468
To whom the provisions of this act shall ext	tend.	,	469
Proviso, as to public officers, guardians, &c.,	,	•	469
Security to have judgment, for what sum,		-	469
When principals become insolvent.			469

Judgments by confession, and default,	•	-
Special bail, of judgment debtors, -	•	-
Notice of ten days given,	-	-
When securities may surrender their prin	cipals	5,
ERIFFS—	•	•
Sheriffs in each county, by whom appoint	ed.	_
Tenure, and oath of office,	•	_
Bonds, securities, and conditions,		_
Proviso, as to approving bonds, -	_	_
Filing and recording of sheriffs' bonds, &	c	_
When the office shall be deemed vacant,	C., _	
	-	-
Duty of sheriff, as regards process,	-	•
Contempt of court, -	•	-
Power of the county; preservation of the	peace	÷,
Sheriff to give certificate, in what cases,	-	-
His neglect or refusal to pay over money	,	-
How redress may be obtained, in such case	ses,	-
Damages and costs,	-	-
Sheriff's settlement with county commissi	oners	3,
Summary proceedings, and election of re-		
His annual settlement, in April, for taxes		-
Duties and powers of sheriff, in preserving	, p pea	ce.
Sheriffs to attend court, and have charge	of n	ıb-
lic buildings,	· P	
Penalties for taking unlawful fees,	_	_
How and by whom recoverable	•	•
How, and by whom recoverable,	•	-
Sheriffs not to purchase at their own sale	•	•
May appoint deputies, in what manner,	•	-
Vacancies, and record of appointments,	•	-
Death of sheriff, and duty of deputies,		-
Proviso, as to general and special deputat	ions,	-
Expiration of sheriff's office; his powers and	1 duti	es,
New sheriff, and notice thereof, -	-	-
Transfer of papers, prisoners, &c., and	rece	ipt
therefor,		٠.
When certain process and papers may be re	etain	ed.
Duties of sheriffs and jailors, as to prisone	200	
Penalties for breach thereof, -	-13,	_
	-	-
Separation of male and female prisoners,	-	-
Penalty, as for a misdemeanor, -	-	-
What shall be deemed an escape, -	-	-
Penalties on conviction for escapes,		-
Sheriffs to provide for the security of pr	isone	ers,
Health of prisoners to be provided for,	-	-
Sheriffs of LEE and Scott counties,	_	_
Further time allowed for settlement,	-	_
Sheriff of CEDAR county,	_	_
Taxes on personal property due and uppor	aid	_

				Page,
	In the county of Cedar, for 1838, -	-	-	477
	Duty of sheriff, as to their collection and	retur	n,	477
	Compensation of sheriffs, in each county,	for se	r-	
	vices rendered in 1838, in relation to the	gener	al	
	election of that year,	•		478
STEA	M BOATS—			
	Duty of masters of steam boats, as to boile	ers. &c	·	478
	Regulation of boats, in passing each other		-	478
	Passing in narrow channels, and in the nig		_	478
	Duty of passengers, in the observance of r		_	478
	Rules to be constantly kept up, -			479
	Responsibilities of masters and owners,	_	_	479
	Loss of life from negligence, &c., -	_	_	479
	Racing prohibited,	_	-	479
		-	_	479
	Loss of life, from racing, and penalties,	•	•	
	Duty of masters, in landing passengers,	-	-	479
	Penalties for neglect of duty herein,	-	•	480
	Gun powder, as freight, where stored, &c.,	-	•	480
	Penalties for violation of duty herein,	-	•	480
•	Duty of passengers, in relation to gun pow	der,	•	480
	Penalties, and damages,	•	-	480
	This act to be printed and pasted up,	•	•	480
	Penalty for neglecting this requirement,	•	•	480
	Where suits may be brought, &c., -	-	•	481
COUN	ITY SURVEYORS—			
	County surveyors, their election, commission	on, an	d	
	terms of service,	•	•	481
	Their absence from the county,	-	-	481
	Oath of office, by whom administered,		•	481
	Appointment of deputies,	_		481
	Duty of surveyor,	_	-	481
	Chainman shall be sworn,	-		481
	Conformity to original surveys, -	_		482
	Special directions, as to lines,	_	_	482
	Original field notice for proprietor,		-	482
	Record, and what it shall contain,	•	•	482
		•	•	482
	Record, subject to inspection,	-	•	482
	Certified copy to be evidence; of what cha	racte	г,	
	Succession in office, and transfer of record	ıs, &c	٠,	482
	Penalty for withholding the same,	-,	•	482
	Record not conclusive, but may be review	ea,	•	482
	Surveyor's compensation,	-	•	488
TERR	ITORIAL TREASURER—			
	By whom appointed, and for how long,	•	•	483
	Bond, security, approval, and condition,	•	•	483
	Treasurer's oath and duties, -	-	•	488
	What monies he shall receive, -	-	-	483
	79			

	TTI- 1 - 1		I
	His books, accounts, receipts, and disburse	men	
	Transfer of monies, &c., to his successor	•	-
	Treasurer's compensation, N PLATS—	-	•
			ل ـم
	By whom any town, or addition thereto, r	nay	
	laid out,	_1_4	•
	By whom surveyed, and contents, map, or	piat,	•
	In-lots, how numbered and described, Out-lots, their size, number and boundarie		•
			•
	Marking and designation of corners, on pl Plats to be certified, acknowledged and rec	al,	
	Donations made on plats, and the binding		
	thereof	- CHC	-
	Towns, in unorganized counties, where	to	
	recorded,		
	Forfeiture, for violating this act,	_	
	Premature sales, and additional forfeitures		
	Compensation to county surveyors, -	' ,	-
	Suits for forfeitures, how brought, -		
	Receipts from Treasurer, with whom filed,		-
VAGE	RANTS—		
	A general description of vagrants, -		
	Proceedings against this class, before just	ices	
	the peace,	•	
	In district court, when the vagrant is a mi	nor.	-
	Vagrant may be bound, or hired out,	•	-
	Married vagrants, and their bonds to return	hom	ıe,
	&c.,	-	-
	Forfeiture of bonds, and proceedings again	inst s	e-
	curities,	-	-
	Vagrants hire, how disposed of, -	-	-
	Moneys, how applied,	•	-
	Duties of justices, &c., as to vagrants, or p	oerso	
	suspected of vagrancy,	-	-
VENI	DERS OF PROVISIONS, &c.,		
	Penalties incurred by a violation of this ac	:t,	•
	Form of action, and cost,	-	-
	Fines, to whom paid,	•	•
****	Proceedings, under former acts,	•	•
VEN	JE—(a change of,)		
	A change of venue in Dis. Court, when all	owed	
	Application, when, how, and to whom mad	e,	-
	Petition, how verified; change to what cour	ıty,	-
	A change of venue, without application,	-	•
	Change of venue, in criminal cases,	- د	-
	When applicant is in custody,—removal,	and	ıts •
	incidents,	-	•
	Endorsement on warrant, and jailor's received	pτ,	•

		Page.
Change in vacation, duty of judge and clerks,	-	489
Transmission of records, recognizance, &c.,	•	490
Duty of the clerk and court, as to records tr	ans-	
mitted. ·	_	490
Change of venue, in term time,		490
Expenses, by whom paid, in civil cases,		490
Remedy of clerk, as to the collection of costs		490
Change in criminal cases, notice, forfeitures,		490
	αι.,	490
Duty of district attorney,	-	
Where detendant is to be imprisoned,	-	491
Costs, in removals, by whom paid, -	-	491
WASTE—	_	
By and against whom this action may be brou	ght,	491
Prevention of waste,	-	491
Estates in reversion or remainder,	-	491
Heirs and ancestors; limitation six years, -	-	491
Original process; form of summons, and ser	vice	
of writ.	49	1,492
Declaration, and description of the premises,		492
Proceedings, and analogies herein,	_	492
Judgment, damages, and specifications in the		¥34
	ACI-	492
dict,	-	
Recovery of the wasted premises,	-	492
When purchaser may maintain this action,	-	492
Right of possession, and incidents thereto,	-	492
Repair of buildings, use of land and right to c	rop,	493
Timber, its qualities and application, -	-	493
WATER CRAFTS, LOST GOODS, AND ESTRA	YS	
Drifting craft, where taken up, and its value,	-	493
Affidavit, made before whom, and its contents	s	493
Justice's warrant, and its requirements,	´ -	494
Appraisement and report,	-	494
Copy of proceedings; record and certificate ther	eof.	494
Appraisements, under twenty dollars, -	-	494
Advertisement, within what time,	_	494
Limitation, as to claims of owners,	_	494
	•	494
Where the value exceeds twenty dollars, -	-	
Notice, how, and by whom given, -	-	494
Limitation, ninety days,	-	494
Duty of the taker up and the sheriff,	-	494
Notice, terms, and proceeds of sale, -	-	494
Bank notes, their value and restoration, -	-	495
Compensation to finder,	-	495
Duty of the finder, where the owner is unknown	wn,	495
Affidavit, its contents, and the duty of the just		495
Certificate and transmission of record, -	-	495
Duty of finder, as to notice, in certain cases,	-	495
Limitation, twelve months,		495

Where the value exceeds \$10, duty of clerk, &c.,	495
Limitation, six months,	496
Deeds, &c., to whom delivered,	496
Delivery, or sale, of goods, &c., and notice of sale,	496
Proceeds of sale, where paid,	496
Value, less than \$5, duty of finder, and title, -	496
Horses, &c., when taken before a justice, -	496
	3,497
Duty of clerk, as to entry and notice,	497
Neat cattle, advertisement, affidavit and descrip-	10.
tion,	497
	498
Appraisement, publication and fees,	_
Limitation, as to value and time,	498
Horses, &c., straying without the settlements,	498
Before whom taken, and proceedings thereon,	498
When estrays may not be taken up,	498
Compensation to finders, &c., within the settle-	
ments,	499
Out of the settlements,	499
Neat cattle, hogs, &c., goods, money, &c.,	499
Repayment of costs and charges,	499
Disagreements, how determined,	499
Animals suitable for harness,	499
When and how the property may vest in finder, -	499
Failure to comply, and duty of sheriff,	499
Payment of proceeds of sale,	500
Provisos as to finder, and charges,	500
Forfeiture of proceeds to the county,	500
Unavoidable accidents provided for,	500
Notice of accidents, certified to whom,	500
Forfeiture for removing property &c	500
Forfeiture for removing property, &c.,	501
Recovery of forfeitures,	
Proviso, as to damages,	501
Fees, to justice, clerk, sheriff, constable, and ap-	F04
praisers, -	501
Publication of notice, and reimbursement of	. ~
	1,502
Reward, · · · ·	502
Examination of estray book,	502
This act in force May 1st, 1839,	502
WEIGHTS AND MEASURES—	
Duty of county commissioners,	502
Expense, use, and description of weights and	
measures,	502
By whom and for what purpose kept,	502
Notice by county commissioners,	503
Penalty, jurisdiction and costs,	503
Comparison of weights and measures,	503
Companison of weights and measures,	500

					Page.
	Seal and fees,		-	-	508
WILL	S AND ADMINISTRATORS—				
	Wills and testaments, executors and a	dminis	trato	rs,	503
	Property of every description may be			- '	503
	Manner of attesting a will,		_ ′	-	503
	Will to be recorded in probate office,		_	-	504
	Will by infant void,		_	_	504
	Witnesses to appear and testify, -				504
	Failing to do so, may be fined,		_	_	504
	In what case <i>dedimus</i> may issue, -		_	_	504
			_	-	505
	Letters testamentary to be granted,	ima	-	-	505
	Will may be contested, within what t	mie,		-	505
	Rights of infants and others saved,	:	- 	-	อบจ
	Hand writing of deceased or absent w	itnesse	s ma	y	E 0.0
	be proved,			•	506
	Wills executed out of the Territory	may	be re	-	.
	corded,		-	-	506
	Nuncupative wills, to be recorded, -		•	506,	507
	Citation to heirs,			-	507
	Devise to a subscribing witness,		-	-	507
	If debtor of testator be appointed ex	ecutor	.,	•	508
	Children born after execution of will,		-	-	508
	Devisees, &c., dying before testator,		-	•	508
	How a will may be revoked, -		-	-	508
	Jurisdiction of probate courts, -		-		509
	Authenticated copies of will to be ev	idence		-	509
	Where will to be proved,		•	_	509
	The court may compel production of	will.			509
	Letters of administration with the wi		ved	_	510
	When they may be granted, -		, , , , , , , , , , , , , , , , , , ,	_	510
			_		510
	Will to be proved, within what time,		-	•	510
	Penalty for neglect, how recovered,		•	•	
	Administration, to whom granted,		-	-	510
	Executor of an executor, -		•	-	511
	Who may be executors,		-	•	511
	Power of executor before probate, -		-	•	511
	If one executor die or refuse to act,		•	-	511
	Oath of executor, or administrator,	_	-	-	511
	Executor's bond; its form and condit	ion,	-	-	512
	Bond filed in probate office, -		-	-	518
	Security, in what cases not required,		-	-	513
	Disqualification of executor, in what of	cases.		-	518
	Appointments to preserve estates, &c		•		514
	Form of letters in such cases, -	•	•		514
	Bond to be previously given, -		-		515
	Form and condition of said bond,				515
	Oath taken and powers granted, -		-		515
	Revocation of powers, not to abate su	iits			516

Delivery of property to successor,		-	516
Penalty for neglect or refusal, -	-	-	516
Estate, real or personal, not devised,	•	-	517
Creditor may be a witness of will,	-	-	517
When devise to wife will bar dower,	-	-	517
Renunciation by widow, when to be made,		-	517
Her rights, after such renunciation,	-	-	518
When legacies may be diminished or increa	sed,	-	518
Widow liable for waste,	<u>-</u>	-	518
Descents and distribution,	-	-	518
Property retained by the widow, exempt	fron	n	
debts of deceased, described, -	-	-	519
Hotchpot, and proceedings herein,	-	-	519
Children born before marriage, -	-	-	519
Children of unmarried women—their rights	5,	•	52 0
Aliens may hold and transmit real estate,		•	520
Equitable estates subject to dower, -	-	-	520
Posthumous children of intestates,	-	-	520
To whom administration may be granted,	-	- '	52 0
Non-resident intestates,	-	-	521
Balance of intestate's estate, -	-	-	521
Amount thereof, &c., to be published,	•	•	521
Property of intestate, secured by public admi	nistra	itor,	522
Style of letters testamentary, -	-	•	522
Certain applicants, and evidence required,	-	-	522
Form of letters testamentary, -	•	-	523
Form of letters of administration, -	-	-	523
Oath and duties of administrator, -	•	-	524
His bond, its form and condition,	•	524,	
Same form of bond in other cases,	-	•	525
Actions on the bonds of executors, &c.,	•	•	526
Certified copies, received as evidence,	-	-	526
Records to be kept of all wills, bonds, &c.,	•	•	526
Administration revoked on production of w	ill,	-	527
Administration de bonis non granted, in what			527
Letters testamentary, &c., in what cases re-	voked	i,	527
In other cases, as to removal, &c.,	•	•	527
Death, or disqualification of executor, &c.,	•	-	528
Application of this act,	•	•	528
Omission or mispleading of executors, &c.,	•	•	529
Further security may be required, -	•	-	529
Letters may be revoked for default herein,		•	529
Securities may petition for counter securiti	es,	-	529
New bond may be taken; condition thereo	t,	529,	
Inventories, how taken, and returned.	-	-	530
Appointment of appraisers, and warrant,	•	•	531
Judge's fee; appraiser's oath and duties,	-	•	531
Bill of appraisement, to be certified,	-	-	582

			T with C.
Inventories, &c., may be given in evidence,		-	5 32
Further assets, and inventories thereof,		-	5 32
Appraiser's compensation,			532
Widow's election, as to personal property,			532
Widow notified, and property set apart,			533
Further inventories, from time to time,	_	_	538
Concealment of property, and examinations	und		000
	unu	C1	533
oath,	•	•	534
Accounts subject to inspection,	•	-	
Executors, &c., chargeable to what extent,		-	534
Validity of sales of real estate,	•	•	534
Removal of property, and limits prescribed	,	•	534
Sale of personal property,	•	-	535
Notice of sale, &c.,	•	•	535
Sale of growing crops,	-	•	535
Employment of clerks and criers, -	•	-	535
Time of sale, and bills thereof,		-	536
Notice to creditors of deceased, -			536
Exhibition of debts not due,			536
Actions against executors, &c.,			537
Insufficiency of personal estate,		_	537
	•		
Real estate may be sold—by order of district	cour	ι,	537
Proviso, as to houses and lots,	•	•	538
Conveyances, by whom executed,	•	•	538
Certain requisitions to be complied with,	•	•	538
Terms of sale,	•	•	539
Inventory, &c., to be filed before sale,	•	-	539
Petition for sale of real estate,	•	•	539
Infant devisees, or heirs,		-	539
Appeal to supreme court,		-	539
Proceeds of sale to be assets,		•	539
When an estate is known to be insolvent,	_		539
How demands are to be classed,	_		54 0
When demands must be presented,	-		54 0
	•	-	
How claims may be exhibited,	•	•	540
Powers granted to courts of probate,	•	•	540
Claims not to be proved by oath of party,	-	•	541
Claims when allowed to be classed,	•	•	541
Demand of executor, &c., to be filed,	-	-	541
Allowed demands, to be entered and classe	:d,	-	541
Courts to provide books,	-	-	542
When accounts to be exhibited for settleme	ent.	-	542
Pro rata payments, when to be made,	- '		542
Abstracts of debts, &c., presented to court,		-	542
Proceedings against delinquent executors as	nd a	- 1-	~ 14
ministrators,		-	543
Payment of legacies,	_		543
What money shall be taken into account.	-	_	543
TYMAL MOMEN SHAM DE LAKEN MILO ACCOUNT.	•	-	UZO

			P
Bonds of legatees or distributees, -	-	-	
In what cases money shall be refunded,	•	•	
Actions by one executor, &c., against ano	ther,		
Actions that survive,	• '	•	į
Release of legal title by executor of mortg	za a e e	٠.	Ì
Real estate may be mortgaged, •	, age	-,	
	_	_	Ē
Authority of probate court required,	•	•	
Executor to give bond,	•	-	
Moneys so raised to be assets,	-	-	4
Compensation of executors, &c.,	•		
Actions against executors, &c., and their sec	curiti	es,	5
Appeals from probate court allowed,	-	•	Ę
When they must be taken,	-	•	ŧ
Courts of probate to suspend proceedings,			5
Affirmance or reversal of judgment,	-		Ę
Appellant to give bond,	_		Ē
Powers of probate courts, as to order, &c.,	_		5
Sheriff to attend, when required, -	_	_	5
		-	5
His duty and compensation,	•	•	
Perfection of contracts, by executors, &c.,		•	5
Service of summons,	•	•	5
Death, and substitution of parties, -	•	•	5
Fourteen days' notice,	-	-	5
Of incomplete administrations, -	•	-	5
Repealing clause,	-	-	5
WORSHIPING CONGREGATIONS—	-	•	5
How the offence, herein prohibited, may b	oe co	m-	
mitted,	-	•	5
Selling liquors, within what distance,	•	•	5
Jurisdiction and duty of justices, -	-	-	5
Trial by jury and number of jurors,	-	•	5
Discretion of jury, as to fines, &c., -	_		5
Collection and appropriation of fines,	_	_	5
Appeals to district courts,	-	•	5
JOINT RESOLUTIONS—	-	_	J
Compensation of printers,	•	-	5
Miners' Bank of Du Buque, -	-	•	5
Territorial Seal,	-	-	5
Enacting clause of statutes,	-	-	5
Seals for supreme and district courts, &c.,	-	-	5
Law of 1838-'39; number of copies, -	-	-	5
Judges of supreme court,	-	-	5
Thanks to Dr. Fairchild,	-	-	5
Miner's Bank of Du Buque; compensa-	tion		-
committee,			5
Public lands, additional surveys,	_	-	5
	-	-	5
Reporter of supreme court, -	-	-	
Seat of Government—land for the same,	-	-	5